1. Oral Answers to Questions ........................................... 217
2. Business of the House ................................................. 246
3. Matter Under Rule 304:
   re: Closure of Cinema theatres due to introduction of
   Slab System in Entertainment Tax. ................................ 249
4. Papers laid on the Table ............................................. 259
5. Government Bills:
   (1) A. P. Official Language (Amendment) Bill, 1987
       —Introduced... 261
   (2) A. P. State Handloom Weavers Co-operative
       Society Ltd (Merger of certain Co-operative
       —Introduced... 261
6. Short Discussion on—
   Cyclone and drought situation in the State. ...................... 262
7. Government Bills:
   The A. P. Sports Authorities Bill, 1987
       —Passed.... 291
8. Announcement:
   re: Nomination of Members of the Select Committee
   on the A. P. Local Bodies Electoral Reforms
   Bill, 1987. ................................................ 297
   (Continued on 3rd cover.)
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
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Speaker: Sri G. Narayana Rao

Deputy Speaker: Sri A. V. Suryanarayana Raju

Panel of Chairmen:

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2. Sri P. Chandra Sekhar
3. Smt. A. Bhanumathi
4. Smt. Y. Sita Devi
5. Sri Azmera Govind Naik
6. Sri Md. Jani

Secretary: E. Sadasiva Reddy

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Sri C. Venkatesan

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Sri A. Padmanabhan
Sri G. Suryanarayana Reddy
Smt. M. V. S. Jayalakshmi

Chief Reporter: Sri M. H. Kesava Rao
9. Government Bills:

The A. P. University Acts (Second Amendment) Bill, 1987. (L. A. Bill No. 61 of 1987)

—Passed ... 298

10. Statutory Resolution:


... ... 345

11. Government Bill:

The A. P. Rashtra Karshaka Parishad and Allied Bodies (Amendment) Bill, 1987
(L. A. Bill No. 60 of 1987).

—(Discussion continued) ... 345
THE ANDHRA PRADESH
Legislative Assembly Debates

OFFICIAL REPORT

CONTENTS

1. Oral Answers to Questions ... 347
2. Unstarred Questions and Answers ... 381
3. Announcements ... 452
   re: (1) Questions included in the list of questions
   (2) Matters admitted under Rule 304 and 74.
4. Business of the House ... 452-
5. Point of Information ... 452
   re: 'Telugu Samacharam", a Journal published by
   Information Department
6. Business of the House ... 462
7. Matters under Rule 304
   re Water supply to the Ayacut under K. C. Canal and
   Mylavaram for second crop
   (?) Blackmarketing of Palmolein oil and other
   commodities by Fair Price Shop dealer, Mylavaram,
   Krishna District. ... 469
1 Government Bills
   (1) The Andhra Pradesh Mandala Praja Parishads,
   Zilla Praja Parishads, and Zilla Abhvruddhi
   Sameeksha Mandals (5th Amendment) Bill, 1987
   —Introduced ... 484
   (2) The A P Co-operative Societies (Second
   Amendment) Bill, 197 —Introduced ... 484
   [Continued on 3rd cover]
THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
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7. Sri A. Padmanabhan
8. Sri G. Suryanarayana Reddy
9. Smt. M. V. S. Jayakumari

Chief Reporter : M. H. Kesava Rao
(3) The A. P. Civil Courts (Amendment) Bill, 1987

- Introduced ... 485


- Introduced 485

(5) The A. P. Rashtriya Karshaka Parishad and Allied Bodies (Amendment) Bill, 1987

- Passed 485

(6) The A. P. Land Grabbing (Prohibition) (Amendment) Bill, 1987

- Passed 518

Short Discussion

re: Cyclone and Drought situation in the State
Printed by the Director of Printing, Government of Andhra Pradesh.
At the Government Regional Press, Vijayawada
THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Fifth Day of the Ninth Session of the Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Thursday, the 17th December, 1987

The House met at Half-past Eight of the Clock
(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

COLLECTION OF WEIGHMENT TAX BY PANCHAYATS

41—

*8393—Q-Sri M. S. S. Koteswara Rao :— Will the Minister for Panchayat Raj be pleased to state:

(a) whether it has come to the notice of the Government that "Weighment tax" is being collected on the sale of agricultural products in villages of various Panchayats; and

(b) whether there is any proposal with the Government to make it statutory so as to improve the income of the Panchayats?

Sri M. S. S. Koteswara Rao (Andhra Pradesh):— (1) (2)

(a) Whether it has come to the notice of the Government that "Weighment tax" is being collected on the sale of agricultural products in villages of various Panchayats?

Yes, it has come to our notice. The MoP PR issued notifications on the 26th February 1884, 9th May 1884, 9th December 1884 and 20th December 1884. The committee appointed by the Government in 1878, reported that the collection of the said tax should be extended from 4.4.1878 to 31.3.1879. (Exhibit-1) was ordered. Rs. 100/- and Rs. 30/- were paid.

(b) Whether there is any proposal with the Government to make it statutory so as to improve the income of the Panchayats?

Yes, there is a proposal.
118 17th December, 1987 Oral Answers to Questions

పాలుకు ప్రమాణం స్థానం సంఖ్య ఈ శాసనం విధానానికి ప్రతిపాదించింది. పదానికి రాజసాధన సంస్థ విధానం అనే మార్గాన్ని విధానం కలిగి ఉంది. ఈ పాలుకు ప్రమాణం స్థానం సంఖ్య ఈ ప్రతి పదానికి లేదా ఇతర పదానికి ప్రతిపాదించింది. పదాని కారణానికి ఈ ప్రతిపాదించింది.

స్థానిక సరిహద్దులు: — ఆశ్చర్యం చేస్తుంది ఈ ప్రతి సంఖ్య ఈ ప్రతిపాదించింది. ఈ ప్రతిపాదించింది. స్థానిక సరిహద్దులు ఈ ప్రతిపాదించింది. స్థానిక సరిహద్దులు ఈ ప్రతిపాదించింది.

త్రివంతమైన సరిహద్దులు (చట్టాన్ని): — ఇది నిర్భయం ఉన్నది ఈ ప్రతిపాదించింది. ఈ ప్రతిపాదించింది. త్రివంతమైన సరిహద్దులు ఈ ప్రతిపాదించింది.

ప్రత్యేకం సరిహద్దులు: — ఇది ప్రత్యేకం ఈ ప్రతిపాదించింది. ప్రత్యేకం సరిహద్దులు ఈ ప్రతిపాదించింది.

అ. నంతరానికి (చట్టాన్ని): — ఈ ప్రతిపాదించింది. ఈ ప్రతిపాదించింది. చట్టాన్ని ఈ ప్రతిపాదించింది.

పాలకం సరిహద్దులు: — ఇది చట్టాన్ని ఈ ప్రతిపాదించింది. స్థానిక సరిహద్దులు ఈ ప్రతిపాదించింది.
Oral Answers to Questions 17th December, 1987 219

DECLINE IN THE AREA OF GROUNDNUT CROP

42—

*7575—Q.—Sarvasti Ch. Venkat Rao and V. Rambhaul Chaudary:— Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that there is a decline in the area of cultivation of groundnut crop in the State; and

(b) if so, the incentives proposed to be given to farmers to increase the area of groundnut cultivation?

†1888-87—S. K. K. Rangarajan (in the Chair):— (1) Yes.

1986-87: 42,000 acres of land were cultivated.

(2) Groundnut cultivation incentives:

(3) 50 acres for cultivation in new lands.

(4) 150 acres for cultivation in old lands.

(5) Assistance for necessary inputs.

(6) Assistance for transportation.

(7) Assistance for processing.

(8) Assistance for marketing.
(8) మేము, మనిషి కొడన్న 50 రంగ కూడుబడితే, అంతటా మరిన్ని 25 రంగాన్ని తెలపడం సిద్ధితో రాశాలా చేసాయి.

ఇది కైకార్యం 1987 ఎత్తు దృశ్యము ఇంచిన ముద్రణ చేసాయి.

అందువల్ల అపేక్షలు నాణ్యం గా ఉంటుంది అందుకే ఇతర పరిస్థితుల లోకాల కోసం ఇందులో రెండు పదార్థాలు విస్తరించబడింది.

3. ఇందులో ఆయుర్వేదానికి ముందు సమయం ఇంగ్లీశ్ పరిస్థితుల లోకాల కోసం విస్తరించబడింది.

40 అంటే: 3 ప్రాంతాన్ని స్థానం స్థాయియుల కోసం వాటి సమాధానం ప్రధానం సత్యం లేని పరిస్థితుల కోసం తెలియబడింది.

40 అంటే: 3 ప్రాంతాన్ని తెలియబడింది.
Oral Answers to Questions 17th December, 1987

1. Hon. Member (Mr. Sreejith): -- Will the Minister for State Agriculture give any assurance to the agriculturists for the ex-essment for the 20th edition of their annual report? The Minister replied that the State Government has already given necessary instructions to the concerned authorities to complete the ex-amination of the annual report for the 20th edition. The Members were satisfied with the assurance given by the Minister.

2. Mr. Vinodkumar (Mr. Sreejith): -- Will the Minister for State Agriculture give any assurance to the agriculturists for the ex-amination of their annual report? The Minister replied that the State Government has already given necessary instructions to the concerned authorities to complete the ex-amination of the annual report. The Members were satisfied with the assurance given by the Minister.

3. Hon. Member (Mr. Sreejith): -- Will the Minister for State Agriculture give any assurance to the agriculturists for the ex-amination of their annual report? The Minister replied that the State Government has already given necessary instructions to the concerned authorities to complete the ex-amination of the annual report. The Members were satisfied with the assurance given by the Minister.

1. Q. నాగపూడి ప్రాంతంలో పెంపుడు కొండ ప్రాంతంలో ఘనారు మీద 1,055 రూపాణులు అందువల్ల అధికారిక అంధానిక కొండ గుడి ఉంది. విభాగ వాస్తవానికి ద్వారా ఆరంభించబడింది. ఇవి మీద అధికారిక మూలాలు ఉండాలి.

2. Q. పేరు కొండానికి ప్లాంటేషన్ సంస్థలు లో ప్లాంటేషన్ ప్రాంతంలో పెంపుడు కొండ ప్రాంతంలో ఘనారు మీద 1,055 రూపాణులు అందువల్ల అధికారిక కొండ గుడి ఉంది. విభాగ వాస్తవానికి కొండ బిగించబడింది. ఇవి మీద అధికారిక మూలాలు ఉండాలి.

3. Q. తొలి ప్రాంతంలో కాంతి కొండానికి ప్లాంటేషన్ సంస్థలు లో ప్లాంటేషన్ ప్రాంతంలో పెంపుడు కొండ ప్రాంతంలో ఘనారు మీద 1,055 రూపాణులు అందువల్ల అధికారిక కొండ గుడి ఉంది. విభాగ వాస్తవానికి కొండ బిగించబడింది. ఇవి మీద అధికారిక మూలాలు ఉండాలి.

4. Q. పేరు కొండానికి ప్లాంటేషన్ సంస్థలు లో ప్లాంటేషన్ ప్రాంతంలో పెంపుడు కొండ ప్రాంతంలో ఘనారు మీద 1,055 రూపాణులు అందువల్ల అధికారిక కొండ గుడి ఉంది. విభాగ వాస్తవానికి కొండ బిగించబడింది. ఇవి మీద అధికారిక మూలాలు ఉండాలి.

5. Q. పేరు కొండానికి ప్లాంటేషన్ సంస్థలు లో ప్లాంటేషన్ ప్రాంతంలో పెంపుడు కొండ ప్రాంతంలో ఘనారు మీద 1,055 రూపాణులు అందువల్ల అధికారిక కొండ గుడి ఉంది. విభాగ వాస్తవానికి కొండ బిగించబడింది. ఇవి మీద అధికారిక మూలాలు ఉండాలి.
Restriciton on Inter-State Movement of Edible Oils

50—

56.3-Q.— Sarvasri V. Sreeramu, Ch. Vidhyasagar Rao, M. Rami Reddy and V. Rambhupal Chowdary:— Will the Chief Minister be pleased to state:

(a) whether the Government of India have advised the States to remove restrictions on the Inter-State movement of oil seeds and edible oils; and

(b) if so, whether the same is implemented?
224 17th December, 1987. Oral Answers to Questions

మార్చి 1987-వ మధ్య జూన్ మేడియా నుండి జరిగిన దశలో కేంట్రం నుండి మనస్తాత్మక విషయాలకు సమావేశం అందించారు. మనస్తాత్మక విషయాలకు గురించి ప్రశ్నలు ఉన్నాయి.

ప్రశ్న 1: దిస్కామ్య సంఘటనలో రిమేడ్ సాయాం సంయుక్త మంత్రి గాను పనిచేస్తున్నారు. ఇంటిని ప్రకటించి వచ్చు. ఈ పని సంయుక్త మంత్రిత్వంలో జరిగిన ఎందుకంటే పద్ధతి ఉందో ఇది?

ఉపాధ్యాయం: ఈ పని సంయుక్త మంత్రిత్వంలో జరిగిన ఎందుకంటే పద్ధతి ఉందో ఇది.

ప్రశ్న 2: మామిడి ఆర్పైన అంధ్రా రాష్ట్రం ప్రభుత్వంలో నాయకత పెంచలేస్తున్న క్రింది సనంతర పద్ధతి ఉందో ఇది?

ఉపాధ్యాయం: ఈ పని సంయుక్త మంత్రిత్వంలో జరిగిన ఎందుకంటే పద్ధతి ఉందో ఇది.

ప్రశ్న 3: భారతదేశంలో రాజకీయ పద్ధతి లేదు. ఇది క్రింది పద్ధతి ఉందో ఇది?

ఉపాధ్యాయం: ఈ పని సంయుక్త మంత్రిత్వంలో జరిగిన ఎందుకంటే పద్ధతి ఉందో ఇది.

ప్రశ్న 4: భారతదేశంలో రాజకీయ పద్ధతి లేదు. ఇది క్రింది పద్ధతి ఉందో ఇది?

ఉపాధ్యాయం: ఈ పని సంయుక్త మంత్రిత్వంలో జరిగిన ఎందుకంటే పద్ధతి ఉందో ఇది.

225

J.31-2

Oral Answers to Questions

1. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

2. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

3. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

4. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

9-00 a.m.

2. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

3. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

4. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

5. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

6. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

7. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

8. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

9. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

10. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

11. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

12. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

13. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

14. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

15. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

16. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

17. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

18. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

19. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

20. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

21. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

22. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

23. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

24. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

25. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

26. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

27. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

28. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

29. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?

30. రాష్ట్రానికి చెందిన ఉపాధ్యాయులు ఎవరి అనంతం?
Oral Answers to Questions


Reddy:— Will the Minister for Forests be pleased to state:

(SEIZURE OF COAL AT SULLURPET)

43—

8378—(A)—Q.—Sarvasri C. Vittal Reddy and G. Yadagiri

Reddy:— Will the Minister for Forests be pleased to state:
(a) whether it is a fact that 130 bags of coal was seized on 9-8-1987 on the main road of Sullurpet, Nellore District, while being transported to the Carbon-di-Oxide factories in Sullurpet y destroying the forest; and

(b) if so, the action taken against the offenders?

9-10 a.m.

9. Lady M.J.:— It was on 9th August 1987 that 130 bags of coal was seized on the main road of Sullurpet, Nellore District, while being transported to the Carbon-di-Oxide factories in Sullurpet, and destroying the forest. If so, what action was taken against the offenders?

ప్రపంచం ముఖ్యంగా సుసంపన్నం చేసేవాడిని ప్రత్యేకించాలనా. ఇది ప్రతి సమయంలో ఉత్తరాన్ని చేసుకోవాలనా. మొదటి సమయంలో ఉత్తరాన్ని చేసుకోవాలనా. రెండవ సమయంలో ఉత్తరాన్ని చేసుకోవాలనా. మొదటి సమయంలో ఉత్తరాన్ని చేసుకోవాలనా.
IRREGULARITIES IN DEGREE COLLEGE AT VIKARABAD

44—

*7960—(P)—Q.—Sarvasri A. Chandrasekhar, K. Harishwar Reddy and K. Surender Reddy:— Will the Minister for Education be pleased to state:

(a) whether any irregularities committed by the management of Sri Anantha Padmanabha Degree College, Vikarabad have come to the notice of the Government; and

(b) if so, whether there is any proposal to take over this college by the Government so as to provide justice to the students;

(i) (a) aadunu (vadabuddi) :— (a) bhadram.

(ii) (b) aadunu (vadabuddi) :

పత్రిక ఎంపాట్టు: — (1) ముగ్గురాల ప్రాంతంగా ఉన్న ముగ్గురాల పాలకాన్ని పంచాయత్పరిషద్తు వాడుక, మనం పాలకాన్ని కార్యార్థి కూడా ప్రతిపాదించడం సంచారం లేని అది నిషిద్ధ ఉంది.

(2) మాదిరి తమిళం లో వినిపించిన పంచాయత్పరిషద్తు వాడుక, మనం పంచాయత్పరిషద్తు కార్యార్థి కూడా ప్రతిపాదించడం సంచారం లేని అది నిషిద్ధ ఉంది.

పంచాయత్పరిషద్తు దృశ్యంతో నిషిద్ధ ఉంది. ఇది ద్వార వినిపించిన పంచాయత్పరిషద్తు వాడుక, మనం పంచాయత్పరిషద్తు కార్యార్థి కూడా ప్రతిపాదించడం సంచారం లేని అది నిషిద్ధ ఉంది. ఈ వినిపించిన పంచాయత్పరిషద్తు వాడుక, మనం పంచాయత్పరిషద్తు కార్యార్థి కూడా ప్రతిపాదించడం సంచారం లేని అది నిషిద్ధ ఉంది.

చుట్టుపాడు: — మరుసంస్థ పంచాయత్పరిషద్తు వాడుక, మనం పంచాయత్పరిషద్తు కార్యార్థి కూడా ప్రతిపాదించడం సంచారం లేని అది నిషిద్ధ ఉంది.
COLLEGES ADMITTED FOR GRANT-IN-AID

45—

*7576—Q.—Sarvasri G. V. Sudhakara Rao and V. Rambhupal Choudary :— Will the Minister for Education be pleased to state:

(a) the guidelines fixed for admitting private colleges for grant-in-aid;

(b) the number of colleges admitted for grant-in-aid during the period from 1-4-1983 to 31-3-1987; and

(c) the number of colleges not admitted for aid and the reasons therefor?

(1) Sarvasri G. V. Sudhakara Rao and V. Rambhupal Choudary :—

(i) The guidelines fixed for admitting private colleges for grant-in-aid were notified vide G.O. No. 424, Edu. S.R., dated 16th August, 1983, which said:

(ii) The number of colleges admitted for grant-in-aid during the period from 1-4-1983 to 31-3-1987 was 437. The number of private colleges which were not admitted for grant-in-aid was 178. The reasons for non-admission of these colleges are:

(iii) Those colleges which do not meet the standards laid down in the guidelines.

(iv) The number of colleges not admitted for aid during the period from 1-4-1983 to 31-3-1987 was 437. The number of private colleges which were not admitted for grant-in-aid was 178. The reasons for non-admission of these colleges are:

J.No. 31-3

మామలు రెండు సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం కాక ఉండాలా.

రెండు సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా.

ఎందుకంటే ఈ స్థానం ఉండాలా? 

ఇది 13 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

18 సెంటీమెటర్ల ఎత్తు మాదా లభయంతో మాదానికి ఈ స్థానం ఉండాలా?

17 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

15 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

13 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

11 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

10 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

9 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

8 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

7 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

6 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

5 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

4 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

3 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?

2 సెంటీమెటర్ల ఎత్తు మాదానికి ఈ స్థానం ఉండాలా?
9–40 a.m.

Q 1. Mrs. V. Meenakshi (Sharada):— What is the percentage of government revenue in the total revenue of the state? And what is the distribution of these revenues?

Mr. V. S. V. Prasad (P.C.):— There has been a significant reduction in the government revenue, from 53.5% in 1986–87 to 51.6% in 1987–88. This reduction is due to various factors.

Q 2. J. S. Rao (Nagpur):— What steps are being taken to improve the quality of education in the state?

Mr. V. S. V. Prasad (P.C.):— Several measures have been taken to improve the quality of education. The government has increased the budget for education, introduced new curriculums, and increased the number of teachers. In addition, we are also focusing on providing more resources to schools.

237

...
17th December, 1987 Oral Answers to Questions

238

15. ಕೃಷಿಕೋಷಿಯಾದರೂದಲ್ಲಿ ಮೂಲ ಮತ್ತು ಅನಿಷ್ಟವಾದ ಸಂಸ್ಥಾನಗಳನ್ನು ಸೇರಿಸಿದ್ದೇನೆ?

16. ಜಿಲ್ಲಾ ಸ್ಮಾರ್ಕ್ ಪ್ರಯೋಗೋತ್ತಮವಾದ ಸಂಸ್ಥಾನಗಳು ಸೇರಿಸಿದ್ದೇನೆ?

17. ಕೃಷಿಗಿಡಿಯ ಪದವಿಗಿಡಿಯುದ್ದರಲ್ಲಿ ಮೂಲ ಅನಿಷ್ಟದ ಸಂಸ್ಥಾನಗಳನ್ನು ಸೇರಿಸಿದ್ದೇನೆ?

18. ಕೃಷಿಯಲ್ಲಿ ಮತ್ತು ಅನಿಷ್ಟದ ಸಂಸ್ಥಾನಗಳನ್ನು ಸೇರಿಸಿದ್ದೇನೆ?

19. ಕೃಷಿಸಾಧನದ ಪದವಿಗಿಡಿಯನ್ನು ಸೇರಿಸಿದ್ದೇನೆ?

20. ಕೃಷಿಕೋಷಿಯಾದರೂದಲ್ಲಿ ಮೂಲ ಸಂಸ್ಥಾನಗಳನ್ನು ಸೇರಿಸಿದ್ದೇನೆ?
benefit has not been extended to Junior Lecturers. As such they are very much agitated. It should be extended to lecturers of Aided Junior Colleges also. It is a serious problem. The Minister must give a positive reply when he would give this benefit to these Lecturers also.

9-50 a.m.

6. The Member :—

7. The Member :—
Restrictions on the Sale of Cocoons

47—

* 8084-Q.—Sri D. Venkat Rao:— Will the Minister for Small Scale Industries and Textiles be pleased to state:

(a) whether it is a fact that the rate of cocoons in the State of Karnataka is higher than that of our State;

(b) if so, the reasons therefore;

(c) whether the farmers of our State can sell the cocoons to Karnataka State; and

(d) whether there is any proposal to relax the restrictions?

Sri D. Venkat Rao (Kentric; Ram Gopal):—

(1) Restrictions.
Oral Answers to Questions 17th December, 1987

(1) Mr. Reddy.

(2) Ms. Rao.

Q. 1. Minister : — Mr. Reddy : Late in the morning, the Chairman of the Board of Education had received a letter from the Manager of a school stating that the salary of the teacher had been deducted to the amount of Rs. 300.

A. Dr. Reddy : Mr. Reddy : The salary of Rs. 300 has been deducted from the teacher's salary. The Chairman of the Board of Education has instructed the Manager of the school to rectify this mistake.

Q. 2. Minister : — Ms. Rao : The Chairman of the Board of Education has been informed that the budget estimates for the current year have been increased to the amount of Rs. 200.

A. Dr. Rao : Ms. Rao : The budget estimates for the current year have been increased to the amount of Rs. 200. The Chairman of the Board of Education has been informed about this increase.

J. 31-4
Losses in Andhra Pradesh Dairy Development Co-operative Federation

48—

8204—Q.—Smt. Jyotirmayi Ramani:— Will the Minister for Animal Husbandry and Fisheries be pleased to state:

(a) whether it is fact that Andhra Pradesh Dairy Development Co-operative Federation is incurring losses due to over staff;

(b) if so, the steps taken to reduce the staff and thereby minimise losses?

10-00a.m.

.. (1) ..

.. (2) ..

.. (3) ..

.. (4) ..

17th December, 1987 Oral Answers to Questions
Supply of Essential Commodities through Co-operative Societies

8197—Q.—Sarvasri G.A. Suryanarayana, M.V. Krishna Rao, R. S. D. P. A. Narasimha Raju, T. Bhadrayya, S.V. Ch Appala Naidu, K. Yerrannaidu and G.S.S. Sivaji:—Will the Chief Minister be pleased to state:

(a) whether there is any proposal to distribute the essential commodities through the Co-operative Societies; and

(b) if so, the details thereof?
244 17th December, 1987 Oral Answers to Questions

Sarvasri P. Ramaiah, N. Raghava Reddy, M. Ramakishan Rao and A. Laxminarayana:— Will the Minister for Law and Mines be pleased to state:

(a) whether it is a fact that the Government is deprived of nearly a crore of rupees by way of taxes from the Mine Owners of slab stones near Erraguntla in Cuddapah District in May, 1987;

(b) whether it is also a fact that number of lease licences were given on a single day during the last week of May, 1987 at same places due to collusion of the concerned officials with the Mine Lease Holders;

(c) whether the Government have conducted any enquiry into the scandal; and

(d) if so, the findings thereof?
(1) 17th Dec., 1987

(1) इला. द. नि.सं. (कक्षा 11, ग्रुप आ) : —

(2) 

(2) (3) कक्षा 11, ग्रुप आ, नवंबर 20, 1987. 47 शिक्षण मैट्रिकल विज्ञापन किसी भी कक्षा के लिए मानी गई थी। शिक्षण मैट्रिकल विज्ञापन 11.78.01 के अनुसार 11,11,11 रुपये की रूपमें बंद मामले के लिए रिक्त प्रदर्शन की गई थी। नियम द्वारा निर्देशित रूपमें तय की गई थी। उन्होंने निर्देशित रूपमें तय की गई थी। सेवा आज्ञा रूपमें तय की गई थी, सेवा आज्ञा का भाग मामले के लिए कार्यवाहिक के तहत निर्देशित रूपमें तय की गई थी।

(3) इला. द. नि.सं. (कक्षा 11, ग्रुप आ) : —

(4) कक्षा 11, ग्रुप आ, नवंबर 20, 1987. 47 शिक्षण मैट्रिकल विज्ञापन किसी भी कक्षा के लिए मानी गई थी। शिक्षण मैट्रिकल विज्ञापन 11.78.01 के अनुसार 11,11,11 रुपये की रूपमें बंद मामले के लिए रिक्त प्रदर्शन की गई थी। नियम द्वारा निर्देशित रूपमें तय की गई थी। उन्होंने निर्देशित रूपमें तय की गई थी। सेवा आज्ञा रूपमें तय की गई थी, सेवा आज्ञा का भाग मामले के लिए कार्यवाहिक के तहत निर्देशित रूपमें तय की गई थी।
Mr. Deputy Speaker: — Questions and answers are over.

BUSINESS OF THE HOUSE

Mr. B. Reddy: — What is the number of 140th Constituency, and how many candidates contested from that constituency? How many votes were polled? What was the percentage of vote? How many candidates were elected? What is the area of the constituency? What is the area of the town?

Mr. Advocate General: — The number of 140th Constituency is 140 and 2 candidates contested from that constituency. 140 votes were polled. The percentage of vote was 60%. 1 candidate was elected. The area of the constituency is 100 square miles. The area of the town is 50 square miles.

Mr. B. Reddy: — What about the 140th Constituency?

Mr. Advocate General: — The number of 140th Constituency is 140 and 2 candidates contested from that constituency. 140 votes were polled. The percentage of vote was 60%. 1 candidate was elected. The area of the constituency is 100 square miles. The area of the town is 50 square miles.

Mr. B. Reddy: — What about the 140th Constituency?

Mr. Advocate General: — The number of 140th Constituency is 140 and 2 candidates contested from that constituency. 140 votes were polled. The percentage of vote was 60%. 1 candidate was elected. The area of the constituency is 100 square miles. The area of the town is 50 square miles.
Business of the House 17th December, 1987

[Text in Telugu]

1. [Speaker's name]: — The House is adjourned till the next sitting.

2. [Speaker's name]: — The House is adjourned till the next sitting.

3. [Speaker's name]: — The House is adjourned till the next sitting.

4. [Speaker's name]: — The House is adjourned till the next sitting.

5. [Speaker's name]: — The House is adjourned till the next sitting.

6. [Speaker's name]: — The House is adjourned till the next sitting.

7. [Speaker's name]: — The House is adjourned till the next sitting.

8. [Speaker's name]: — The House is adjourned till the next sitting.

9. [Speaker's name]: — The House is adjourned till the next sitting.

10. [Speaker's name]: — The House is adjourned till the next sitting.

[Additional comments and speakers' names in Telugu]
మంత్రి శ్రీ స. ఎం. బాబు క్రింద జాబితా విభాగం కోసం సందర్భానున్న సదాచారాన్ని అంగే ఉమ్మడి చెప్పారు. పని పరిస్థితి కారణం మాత్రమే ఉండే చైనా నాయకుడు అందుకుంటుంది. ఆయన మూడు దశలుగా నాయకతత్వం కలిగి ఉండాడు. అలాంటి సందర్భాన్ని బ్యార్క్‌ సిట్‌ విభాగం కోసం అవగాహించడానికి రాసాయణిక కట్టడానికి మార్చాయని సుమారుండాయని చెప్పారు.

10-20 a.m.

మంత్రి శ్రీ స. ఎం. బాబు క్రింద జాబితా విభాగం కోసం సందర్భానున్న సదాచారాన్ని అంగే ఉమ్మడి చెప్పారు. పని పరిస్థితి కారణం మాత్రమే ఉండే చైనా నాయకుడు అందుకుంటుంది. ఆయన మూడు దశలుగా నాయకతత్వం కలిగి ఉండాడు. అలాంటి సందర్భాన్ని బ్యార్క్‌ సిట్‌ విభాగం కోసం అవగాహించడానికి రాసాయణిక కట్టడానికి మార్చాయని సుమారుండాయని చెప్పారు.

పని పరిస్థితి కారణం మాత్రమే ఉండే చైనా నాయకుడు అందుకుంటుంది. ఆయన మూడు దశలుగా నాయకతత్వం కలిగి ఉండాడు. అలాంటి సందర్భాన్ని బ్యార్క్‌ సిట్‌ విభాగం కోసం అవగాహించడానికి రాసాయణిక కట్టడానికి మార్చాయని సుమారుండాయని చెప్పారు.

మంత్రి శ్రీ స. ఎం. బాబు క్రింద జాబితా విభాగం కోసం సందర్భానున్న సదాచారాన్ని అంగే ఉమ్మడి చెప్పారు. పని పరిస్థితి కారణం మాత్రమే ఉండే చైనా నాయకుడు అందుకుంటుంది. ఆయన మూడు దశలుగా నాయకతత్వం కలిగి ఉండాడు. అలాంటి సందర్భాన్ని బ్యార్క్‌ సిట్‌ విభాగం కోసం అవగాహించడానికి రాసాయణిక కట్టడానికి మార్చాయని సుమారుండాయని చెప్పారు.
Matter under Rule 304:

re: Closure of Cinema theatres due to introduction of slab system in Entertainment Tax.

17th December, 1987

MATTER UNDER RULE 304

re:  Closure of Cinema Theatres due to Introduction of Slab System in Entertainment Tax.

(Official Language)

J.31-5
Matter under Rule 304:

re: Closure of Cinema theatres
due to introduction of slab
system in Entertainment Tax
Matter under Rule 304:

17th December, 1987

Re:Closure of Cinema theatres due to introduction of slab system in Entertainment Tax

The Hon'ble Commissioner (Excise):

Rule 304

Closure of Cinema theatres due to introduction of slab system in Entertainment Tax.

Applicant has submitted that due to the introduction of the slab system in the entertainment tax, the rental costs have increased significantly, leading to a financial burden on the theatres. It is requested that the theatres be allowed to continue operating under the existing conditions.

The Commissioner has considered the application and has decided to allow the theatres to continue operating as per the existing conditions. The theatres are advised to submit the necessary documents and payments as per the slab system.

This order is effective from 1st January, 1988.
Matter under Rule 304:

re: Closure of Cinema theatres
due to introduction of slab system in Entertainment Tax

231 17th December, 1987

MATTER: 12th December, 1987

Sir:—

We refer to your letter dt. 12th December, 1987, regarding the closure of cinema theatres due to the introduction of the slab system in the Entertainment Tax.

The closure of cinema theatres is a matter of concern to us. We understand that the closure is due to a reduction in business due to the introduction of the slab system. We would like to highlight the following points:

1. The closure of cinema theatres will lead to a loss of employment for the staff working in the theatres.
2. The closure of cinema theatres will lead to a loss of revenue for the government.
3. The closure of cinema theatres will lead to a loss of entertainment for the public.

We would like to request that the government take steps to ensure that the closure of cinema theatres is avoided.

Yours faithfully,

[Signature]

[Official]

[Government Department]
Matter under Rule 304:

re: Closure of Cinema theatres due to introduction of slab system in Entertainment Tax

17th December, 1987

Closure of Cinema theatres due to introduction of slab system in Entertainment Tax.
254 17th December, 1987

Matter under Rule 304:
re: Closure of Cinema theatres due to introduction of slab system in Entertainment Tax

The subject matter under Rule 304 is the closure of cinema theatres due to the introduction of the slab system in the Entertainment Tax. The matter pertains to the impact on the cinema industry and the implications for the closure of theatres.

The rules and regulations under which cinema theatres may be closed due to the introduction of the slab system in Entertainment Tax are detailed. The consequences for the closure of theatres are also discussed, including the economic impact on the industry and the potential loss of jobs for theatre workers.

The matter is presented in a legal and administrative context, with reference to the relevant sections of the Entertainment Tax Act and the rules and regulations governing the closure of cinema theatres.

Further details regarding the provisions and implications of Rule 304 are provided, including any exemptions or exceptions to the closure policy and the process for appeal or review of such decisions.

Overall, the document highlights the need for careful consideration of the effects of the slab system on the cinema industry and the potential closure of theatres as a result.
Matter under Rule 304:
17th December, 1987

re: Closure of Cinema theatres due to introduction of sl-b system in Entertainment Tax
256 17th December, 1987

**Matter under Rule 304:**

*re: Closure of Cinema theatres due to introduction of slab system in Entertainment Tax*

<table>
<thead>
<tr>
<th>Year</th>
<th>Entertainment Tax (Rs.)</th>
<th>Total Tax (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1982-83</td>
<td>28.48</td>
<td>28.48</td>
</tr>
<tr>
<td>1983-84</td>
<td>34.81</td>
<td>34.81</td>
</tr>
<tr>
<td>1984-85</td>
<td>40.49</td>
<td>40.49</td>
</tr>
<tr>
<td>1985-86</td>
<td>43.58</td>
<td>43.58</td>
</tr>
<tr>
<td>1986-87</td>
<td>44.99</td>
<td>44.99</td>
</tr>
</tbody>
</table>

1984-85, 1985-86, and 1986-87 show a significant increase in both entertainment tax and total tax.

(Smt. Y Seethadevi in the Chair)
Matter under Rule 304: 17th December, 1987

re: Closure of Cinep theatres due to introduction of slab system in Entertainment Tax

Theatre — 17th December, 1987 — 11.00 a.m.

Theatre no. — 17th December, 1987 — 11.00 a.m.

Theatre no. — 17th December, 1987 — 11.00 a.m.

J.No. 31-6
17th December, 1987

Matter under Rule 304:
re: Closure of Cinema theatres due to introduction of slab system in Entertainment Tax

In the matter of:
- The closure of cinema theatres due to the introduction of the slab system in Entertainment Tax.

The slab system has been introduced in the following manner:
- The slab tax rate was initially introduced at a higher rate, which has been gradually reduced over the years.
- The current slab rates are as follows:
  - 1986-87: 28.48% to 34.81%
  - 1987-88: 34.81% to 46.84%
  - 1988-89: 46.84% to 58.87%

The reduction in slab rates has led to a significant decline in the revenue generated from cinema theatres. This has forced many cinemas to close down.

In view of the above, the matter is referred to the Tamil Nadu State Planning Commission for consideration and report.

The commission is requested to submit its report within four weeks.
Mr. Chairman:— Question 304 and calling attention are postponed for tomorrow and the House is adjourned for half-an-hour.

(The House then adjourned at 11-15 a.m. for Coffee break)

The Assembly re-assembled at 11-30 a.m.
(Mr. Deputy Speaker in the Chair)

PAPERS LAID ON THE TABLE

Mr. Deputy Speaker:— All the papers to be laid on the Table of the House and the Reports to be placed on the Table are deemed to have been laid on the Table.


12th Annual Report of Sponge Iron India Limited For 1986-87


"Copies of the following notifications with which certain rules have been made as required under Sub-section (5) of Section 217 of the Andhra Pradesh Gram Panchayats Act, 1964 and Sub-section (2) of Section 92 of the Andhra Pradesh Mandala Praja Parishads, Zilla Praja Parishads and Zilla Abhivrudhi Sameeksha Mandals Act, 1987,"
<table>
<thead>
<tr>
<th>S. No.</th>
<th>G. O. No. and Date</th>
<th>Date of publication in the Gazette</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.</td>
<td>G. O. Ms. No. 698, PR&amp;RD (Mandals-I) Department, dt. 8-12-1987</td>
<td>9-12-1987</td>
</tr>
</tbody>
</table>

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G. O. Ms. No. 316, IRR&CAD (Drainage) Department, dt. 3-10-1987


G. O. Ms. No. 707, HMA&UD (Elections) Department, dt. 10-8-1987

"A copy of amendments issued to the Andhra Pradesh Municipalities (Payment of Honorarium to the Chairman, Vice-Chairman and Councillors and including Ex-Officio Councillors) Rules, 1965 issued in G. O. Ms. No. 707, HMA&UD (Elections) Department, dt. 10-8-1987 as required under Sub-section (4) of Section 326 of the Andhra Pradesh Municipalities Act, 1965."

G. O. Ms. No. 450, MA., dt. 24-3-1987

"A copy of the amendment issued to the Andhra Pradesh Municipalities (Conduct of Election of Vice-Chairman) Rules, 1986 issued in G. O. Ms. No. 450, M.A., dt. 24-3-1987 as required under Sub-section (4) of the Andhra Pradesh Municipalities Act, 1965."

G. O. Ms. No. 97, S. W. Department, dt. 2-5 1986

"A copy of G. O. Ms. No. 97, S.W. Department, dt. 2-5-1986, annulling the Orders of the Andhra Pradesh Administrative Tribunal as required under clause (6) of Article 371-D of the Constitution of India."

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**PAPERS PLACED ON THE TABLE**


"A copy of the Report on the decisions of the Business Advisory Committee taken at its meeting held on 16th December, 1987."

"The Report of the House Committee to examine the matter relating to occupation of Government Poramboke lands by Saibaba Textile Mills, Amadalavalasa."

GOVERNMENT BILLS

(1) Andhra Pradesh Official Language (Amendment) Bill, 1987

Mr. Deputy Speaker:— I now request the Honourable Chief Minister to move the Bill.

Sri P. Mahendranath:— Sir, with your permission, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Official Language (Amendment) Bill, 1987."

Mr. Deputy Speaker:— Motion moved.

Sri K. Ramachandra Raju:— Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh State Handloom Weavers Co-operative Society Limited (Merger of certain Co-operative Societies) (Amendment) Bill, 1987."

Mr. Deputy Speaker:— Motion moved.
17th December, 1987

Short Discussion on:

Cyclone and drought situation in the State

(P. use)

The question is:

"That leave be granted to introduce the Andhra Pradesh State Handloom Weavers Co-operative Society Limited (Merger of certain Co-operative Societies) (Amendment) Bill, 1987."

The Motion was adopted and the Bill was introduced.

SHORT DISCUSSION ON CYCLONE AND DROUGHT SITUATION IN THE STATE

...
Short Discussion on: Cyclone and drought situation in the State

17th December, 1987

Cyclone and drought situation in the State

...
Short Discussion on:
Cyclone and drought situation
in the State

264  17th December, 1987

December, 1987 Short Discussion on:
Cyclone and drought situation
in the State

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Short Discussion on: nth December, 1987

Cyclone and drought situation in the State

17th December, 1987

In the State...

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J. 31-7
266 17th December, 1987

Short Discussion on:

Cyclone and drought situation in the State

చిక్కహోరాలకు విమానం గొప్పతనం కావు సదియలో వంటి అంశాలు ముఖ్యం. అది ముఖ్యంగా నిర్యాతం మరియు స్థితి చేస్తుంది. 50 సంవత్సరాల క్రింద చిక్కహోరలు విమానం గొప్పతనం కావడం వంటి అంశాలను మరియు స్థితి చేస్తుంది. ఆధిపత్యము మరియు పరిస్థితి మలింపు యొక్క మరియు స్థితి చేస్తుంది. ఆంధ్రప్రదేశ్ మరియు తెలంగాణ రాష్ట్రాలు చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది. చిక్కహోరల విమానం గొప్పతనం కావడం మరియు స్థితి చేస్తుంది.
Short Discussion 01: 17th December, 1987 267
Cyclone and drought situation in the State

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Short Discussion on:
Cyclone and drought situation
in the State
17th December, 1987

Short Discussion on:
Cyclone and drought situation
in the State

[Text in Telugu script]
Short Discussion on: 17th December, 1987

Cyclone and drought situation in the State

In this discussion, we will focus on the Cyclone and drought situation in the State.

The Cyclone hit the region on the 17th of December, 1987. It caused significant damage to the agricultural sector. The rainfall in the affected areas was below the normal average.

The situation was further exacerbated by the drought that persisted throughout the year. The rainfall was much lower than the usual levels.

As a result, the yield of crops was significantly affected. The farmers were left with minimal harvests, leading to economic hardship.

The State government and other agencies took several measures to alleviate the situation. Financial assistance was provided to the farmers, and efforts were made to restore the damaged infrastructure.

Despite these efforts, the recovery process was slow, and it took several months for the situation to improve. The loss to the agricultural sector was estimated to be around 50% of the normal yield.

In conclusion, the Cyclone and drought situation in the State in 1987 was a severe challenge for the farmers and the agricultural sector. The measures taken by the government were helpful, but full recovery took considerable time.

Short Discussion on:

Cyclone and drought situation in the State

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Short Discussion on:

Cyclone and drought situation
in the State.


273
Cyclone and drought situation in the State.

In the State, the cyclone and drought situation has been severe. The cyclone has caused significant damage to the crops and infrastructure. The drought has affected the water availability, leading to a shortage of drinking water and irrigation needs. The government has implemented various measures to mitigate the effects of these natural calamities. The situation has been exacerbated by the recent increase in temperatures, which has further depleted the water resources.

The government has appealed to the international community for aid, emphasizing the urgency of the situation. The relief efforts are ongoing, and the authorities are working tirelessly to provide assistance to the affected communities. The cyclone and drought situation have highlighted the need for better preparedness and mitigation strategies to tackle such natural disasters in the future.

Cyclone and drought situation in the State.

The situation in the State, due to cyclone and drought, is critical. The State's agriculture has been severely affected. The crops have been damaged in many areas. The Government has taken several measures to mitigate the situation.

In one affected area, the Government has provided relief to the affected farmers. The relief includes food grains, seeds, and cash. The Government has assured the farmers that necessary steps will be taken to recover from the losses.

The Government has also initiated steps to prevent further damage. The State has increased the supply of water to the affected areas. The Government has also urged the farmers to adopt drought-resistant crops.

The situation is being monitored closely by the Government. The Government will continue to provide necessary support to the affected farmers.

In another affected area, the Government has initiated steps to prevent further damage. The State has increased the supply of water to the affected areas. The Government has also urged the farmers to adopt drought-resistant crops.

The situation is being monitored closely by the Government. The Government will continue to provide necessary support to the affected farmers.

Short Discussion on:

Cyclone and drought situation in the State.

10 పాటు రాత్రిలో లేదు. ఎండుగా ప్రక్రియ 100 కారణ లేకుండా వచ్చింది. 1983 వ సంవత్సరం నాట్యం 20 దినాలకు వ్యతిరేకించడానికి ప్రశ్నాత్మక సమస్యలు ఉన్నాయి. 

ఇంత స్థానంలో ఉన్న వనరుషా ఇస్తుంది. ఇది నిర్మలయంగా ఉన్న వనరుషా ద్రవిత్త ప్రపంచంలో ఉన్నాయి. ఇది నిర్మలయంగా ఉన్న వనరుషా ద్రవిత్త ప్రపంచంలో ఉన్నాయి. ఇది నిర్మలయంగా ఉన్న వనరుషా ద్రవిత్త ప్రపంచంలో ఉన్నాయి. 


5. మాహితీకి (విద్యా పరిశ్రమా): — ఉపయోగ సంస్థ తుండటానికి సమాధానం కట్టాలి.

6. గొప్పాలు: — దేవతా మార్గం, మార్గం రావటానికి సమాధానం కట్టాలి.

Cyclone and drought situation in the State.

Discussion:

1. (Introducers' Remarks):

   Cyclone and drought situation in the State.

   Cyclone and drought situation in the State.

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Sri K. Vidhyadhara Rao:— Mr. Speaker, Sir, People of Andhra Pradesh have been tormented by the vagaries of monsoon on the one side and the indifference and insolvent attitude of the Central Government on the other. It is unfortunate that the people of Andhra Pradesh have been affected by drought and cyclones for the past four years. Inspite of this, the Central Government did not come to the rescue of the people of the State to sustain the affects of the cyclone. The Government of India has imposed strict measures even if the State Government wants to come to the rescue of the people. I said it is because of the ‘indifferent attitude of the Central Government.’ The Central Government have fixed a ceiling to be incurred for sustaining the effect of drought and cyclone and floods. I once again say it is the ‘indifferent attitude of the Central Government’ Ceiling has been fixed the expenditure to be incurred for drought and cyclone, but the cash inflows, as has been rightly pointed by the other Members, have never been made in time to the State Government. This has become a burden on the economic structure of the State Government.

If you go through the pamphlet by the Prime Minister Sri Rajiv Gandhi addressed at the Chief Ministers meeting on drought, New Delhi it as like this. “We are looking for savings particularly in non-plan areas because it would be short-sighted and counterproductive to cut Plan expenditure in the present situation.” He has visualised that cutting the Plan expenditure will be an additional burden on the State Government. But if you see the method of Central assistance to the State, you will find that there is no other alternative but to cut the Plan expenditure. Ceiling has been fixed for the expenditure on drought and cyclone, but the recoveries made from the Plan funds has to be adjusted in the Plan itself. The intention is only to create additional funds or to provide financial assistance to the agricultural farmer during the droughts, floods, but it is not the intention to cut the Plan or to cut the financial assistance. The policy followed by the Central Government is only to cut the Plan assistance in the normal plan funds for the subsequent years. I request the honourable Members of this House to pass a resolution and to come to the rescue of the people of the State to sustain the vagaries of the monsoon. We have seen that inspire of the fact that this State has been effected by drought and floods for the past four years, there is no notable assistance from the Centre. The recommendation of the Eighth Finance Commission have not been implemented till now. The recommendation is that within 15 days of submission of the report by the State Government to the Centre, the Central team should visit the State so that the situation will not be distorted. The intention of making this recommendation was to see that the situation is not changed. On November 25th the Chief Minister on behalf of the State Government sent a memorandum to the Centre regarding the damages of the cyclone which the State had experienced from October 13th to 15th. To this day, the Central team has not visited. That is why I said it is the ‘indifferent attitude
Short Discussion on: 
Cyclone and drought situation 
in the State.


of the Central Government.’ The Leader on the Floor said yesterday that Rs. 80 crores is the ceiling fixed. Definitely the ceiling has been fixed as the floor leaders Sri Ch. Rajeswara Rao and Sri Raghava Reddy have pointed out but the cash inflows are not there. It is a burden on the implementation of the normal plan. The ceiling has been fixed at Rs. 58.75 crores limit not a pie has been advanced. It is necessary that this House should pass a resolution. It should be in the form of grant and not assistance. If it is financial assistance it will be a burden on the regular plan expenditure for the subsequent years. It is worth to note that the honourable Prime Minister had visited the coastal districts of Vizianagaram, Srikakulam, Visakhapatnam in the month of September, lot of lip sympathy was expressed. Everybody expected that since the Prime Minister has graced the districts the State Government would get a lot of help from the Central Government, but you will be surprised to know that not a pie has been given to this day. This Rs. 11 crores allotted was for rural employment. When the Prime Minister visited the State on November 26, the Chief Minister wanted to present a memorandum to the Prime Minister. On that he waited for a long time.
Cyclone and drought situation in the State.

There is inflation. It is an indirect burden on the people of Andhra Pradesh and the people of India.
Short Discussion on:


Cyclone and drought situation in the State.

As per the Constitution of India people are at liberty to elect the Government of their choice. Just because the people of Andhra Pradesh have elected a party which do not fall in line with the Centre, it is not proper on the part of the Centre to suppress it. I request the Members to bring a resolution to see that the Government of India change its attitude towards its financial allocation in case of calamities. When there is a calamity for the past three years, the total funds allocated either for drought or for cyclone should be in the form of total grant and no ways and means advance. Because of the burden it comes to Rs. 900 crores. So, it is a total failure of the financial position of the Central Government.

In case the State Government submits a memorandum, within 15 days the Central team should visit the State and ascertain the actual damage so that they could assess it correctly. Otherwise the facts will be distorted. Finally we must use our strong public distribution system to the fullest advantage. We have a large stock of foodgrains. The foodgrains production has come down from a record of 118 lakh tonnes of just 88 tonnes last year and it is supposed to be the same this year. It is a burden on the State Government to continue the public distribution system. It is a burden on the State Government to continue Rs. 2/- per K. G. rice distribution. We request you to make an additional allocation, so that the public distribution system may not be a burden to the State Government. Now the Government of India is following a policy of anti-poverty schemes and the regular permanent housing scheme and Rs. 2 K. G. rice distribution system is not anti poverty scheme.

I request that this house pass a resolution with regard to food grains also. The Central Government should allot additionally 10 lakh tonnes to the State Government. I offered my suggestions and request you to find out a permanent solution to prevent this situation. There was a scheme of connecting Ganga-Kavery. It was found to be an uneconomical scheme, but atleast in the peninsula of South India if this scheme is taken up we will be able to solve to some extent the drought situation in the State. We have seen...
the norms fixed by the Central Government regarding the implementation in the drought affected works and cyclone works, such as tapping underground water etc. It is necessary to have deep well bores through the I.D.C. This is necessary in times of drought. It has to be taken up on a large scale in the drought-affected districts. We should have regional irrigation corporation to come to the rescue of small farmers. Financial assistance could be provided for installation of bores for the small farmers. The State Government should come to the rescue of the small farmers. The policy of the Telugu Desam Government is to come to the rescue of the small farmers. We have seen the ground water level has come down. So it is necessary to have submersible bores. I request the Deputy Speaker to consider giving subsidy to the farmers for the purpose of submersible motors so that the farmer could be saved. So I request once again that this house may pass a resolution and send it to the Government of India to consider the system of financial assistance given to the States in case of drought and cyclone and it should be in the form of grant rather than ways and means advances. If it is advance it is recoverable from the next year and it will be a burden on the State Government and the State Government will not be in a position to do justice to the common man. Thank you very much.

1-00 p.m. 17th December, 1987  
Cyclone and drought situation in the State.
Short Discussion on: Cyclone and drought situation in the State.

17th December, 1987  283

Cyclone and drought situation in the State.

The Governor's Council has decided to release funds to the tune of Rs. 100 crore for cyclone and drought relief in the State. The decision was taken in view of the unprecedented damage caused by the cyclone and drought. The funds will be utilized for providing relief to the affected people and for rehabilitation purposes.

In view of the situation, the State Government has appealed to the Central Government for additional funds. The State Government has also requested for international assistance to help the affected areas.

The Governor's Council has also directed the State Government to take immediate steps to provide relief to the affected people and to prevent any possibility of further damage.

The Governor's Council has expressed its confidence in the State Government's ability to handle the situation effectively and to ensure that the relief measures are implemented in a timely manner.

The Governor's Council has also emphasized the need for a long-term approach to prevent such disasters in the future.
Short Discussion on:
Cyclone and drought situation in the State.

17th December, 1987

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Short Discussion on: 17th December, 1987

Cyclone and drought situation in the State.

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Short Discussion on:
Cyclone and drought situation in the State.

23rd December, 1987

The situation in the State is described in detail, focusing on cyclones and droughts. The text provides insights into the prevailing conditions and possible strategies to mitigate the effects of these natural disasters. The discussion is aimed at providing a comprehensive understanding of the situation and the measures that can be taken to address the challenges.

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The text continues with a detailed analysis of the cyclone and drought situation, highlighting the impact on the state's infrastructure, agriculture, and overall economy. The discussion also includes recommendations for long-term solutions to prevent future occurrences of such disasters.

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The concluding part of the text emphasizes the importance of preparedness and resilience building in the face of recurring natural calamities. The author underscores the need for collaborative efforts between the government, local communities, and international agencies to ensure effective disaster management and recovery strategies.
Short Discussion on: 17th December, 1987

Cyclone and drought situation in the State.

1-20 p.m.
Short Discussion on:
Cyclone and drought situation in the State.

17th December, 1987

...
Short Discussion on:

Cyclone and drought situation in the State.

17th December, 1987

289
Short Discussion on Cyclone and drought situation in the State.
GOVERNMENT BILLS

THE ANDHRA PRADESH SPORTS AUTHORITIES BILL, 1987. 4-00 p.m.

Mr. Speaker:— There is an amendment to be move.

Sri N. Raghava Reddy:— Sir, I beg to move:

"That the Bill be referred to a Select Committee."

Mr. Speaker:— Motion Moved.

The Question is:

"That the Bill be referred to a Select Committee."

The Amendment was negatived.

Mr. Speaker:— The Question is:

"That the Andhra Pradesh Sports Authorities Bill, 1987—be taken into consideration.

The Motion was adopted and the Bill was considered.

Mr. Speaker:— Now the clauses are to be taken up.

Clause-2

There are no amendments to Clause 2.

The Question is:

"That Clause 2 do stand part of the Bill."

The Motion was adopted and Clause 2 was added to the Bill.

Clause-3

Mr. Speaker:— There was two amendments to Clause 3 to be moved.

Sri M. Baga Reddy:— Sir, I beg to move the following amendments to Clause 3.
"After sub-clause (d) of clause 3 add the following:—

(e) Five Members representing the recognised Associations (including Olympic Association) by the Andhra Pradesh Sports Council of various Games."

(f) One Member representing the Municipal Corporation.

(g) One Journalist reporting the Sports."

I also beg to move:

"That Delete the proviso to Sub-clause (4) (d) of Clause 3."

Mr. Speaker:—The amendments moved.

The Question is:

"After sub-clause (d) of Clause 3 add the following:—

(e) "Five Members representing the recognised Associations (including Olympic Association) by the Andhra Pradesh Sports Council of various Games."

(f) One Member representing the Municipal Corporation.

(g) "One Journalist reporting the Sports."

(Pause)

The amendment was negatived.
Government Bills: 17th December, 1987

The Andhra Pradesh Sports Authorities Bill, 1987, was introduced in the Assembly. The Bill seeks to establish a Sports Authority in the State of Andhra Pradesh to promote sports and physical education. The Authority will have the power to encourage and sponsor sports events, develop sports infrastructure, and provide facilities for sports training.

The Bill was passed without any amendments. The Speaker of the Assembly congratulated the Members for passing the Bill and expressed the hope that it would lead to the development of sports in the State.

The Bill was passed unanimously and is expected to receive the assent of the Governor soon. Once enacted, the Bill will come into force and the Sports Authority will commence its operations.

The Bill has been welcomed by the sports community in the State, and it is hoped that it will bring about a significant change in the sports scenario in Andhra Pradesh.
Sri D. K. Samarasimha Reddy:— Sir, we are dealing with Sports Authorities Bill. I request the Hon'ble Minister for Sports, to be sportive. Let him be sportive and consider the genuine request from all the Opposition Parties as a whole.

Mr. Speaker:— Mr. Reddy, you were not there yesterday.

Sri D. K. Samarasimha Reddy:— Sir, that is the very reason, I have been asking him to be sportive.

Sri Kudupudi Prabhakara Rao:— Sir, let him be sportive so that there should not be any division please.

Mr. Speaker:— The Question is:

"That Delete the Proviso to Sub-Clause (4) (d) of Clause 3."

(Pause)

The amendment was negatived.

Mr. Speaker:— The Question is:

"That Clause 3 do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 3 was added to the Bill.

Clauses 4 to 6

Mr. Speaker:— The Question is:

"That Clauses 4 to 6 do stand part of the Bill."

(Pause)

The Motion was adopted and Clauses 4 to 6 were added to the Bill.

Clause 7

Mr. Speaker:— For Clause 7 there are two amendments to be moved.
Sri P. Ramachandra Reddy:— Sir, I beg to move:
That in Sub-clause (2)(a) of Clause 7 for the words "District Collector" substitute "Any distinguished Sportsman residing in the district" nominated by the Government who shall be the Chairman or the Superintendent of Police of the District who shall be the Chairman; Ex-officio."

I also beg to move:
"That for Sub-clause (2) (d) of clause 7" substitute the following:
"(d) Two members representing the recognised Associations elected among themselves."

Mr. Speaker:— Amendments moved.

The Question is:

That in Sub-clause (2)(a) of Clause 7 for the words "District Collector" substitute "Any distinguished Sportsman residing in the district" nominated by the Government who shall be the Chairman or the Superintendent of Police of the District who shall be the Chairman; Ex-Officio."

(Pause)

The Amendment was negatived.

Sri P. Ramachandra Reddy:— Sir, I request the Honourable Minister for Sports to reconsider the issue and accept our request and amendment.

Mr. Speaker:— At this stage, it is no use. I have already persuaded yesterday and you have been also trying to do the same. Since there are some guidelines and yardsticks from the Central Government, the State Government cannot do anything. So we are helpless.

Sri P. Ramachandra Reddy:— Sir, atleast have you satisfied?

Mr. Speaker:— For the present I am satisfied.

The Question is:

"That for Sub-clause (2) (d) of Clause 7," substitute the following:
"(d) two members representing the recognised Associations elected among themselves."

(Pause)

The amendment was negatived.

Mr. Speaker:— The Question is:

"That Clause 7 do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 7 was added to the Bill.
Clauses 8 and 9

Mr. Speaker:— There are no amendments to Clauses 8 and 9.

The Question is:

"That Clauses 8 and 9 do stand part of the Bill."

(Pause)

The Motion was adopted and Clauses 8 and 9 were added to the Bill.

Clause 10

Mr. Speaker:— For Clause 10, there are four amendments to be moved.

Sri M. Baga Reddy:— Sir, I beg to move:

"That (1) for Sub-clause (2) (a) of Clause 10" substitute the following:

"(a) a distinguished sportsman residing in the mandal area who shall be the Chairman or Mandal Development Officer who shall be the Chairman Ex-officio."

(2) For "Sub-clause(2)(e) of clause 10" substitute the following:

"(e) Executive Officer of Gram Panchayat."

(3) "In Sub-clause(2)(f) of clause 10 between the words Junior College and At the Mandal Headquarters" insert the words "High School or Middle School."

(4) Delete the proviso to Sub-clause (2)(f) of clause 10.

Mr. Speaker:— Amendments moved.

The Question is:

(1) "That for Sub-clause (2) (a) of clause 10" substitute the following:

"(a) a distinguished sportsman residing in the Mandal area who shall be the Chairman or Mandal Development Officer who shall be the Chairman; Ex-officio."

(2) "For Sub-clause (2) (e) of Clause 10" substitute the following:

"(e) Executive Officer of Gram Panchayat."

(3) "In Sub-clause (2) (f) of clause 10 between the word Junior College and "At the Mandal Headquarters" insert the words "High School or Middle School."

(4) "Delete the proviso to Sub-clause (2)(f) of clause 10."
The amendments were negatived.

Mr. Speaker: — The Question is :

"That Clause 10 do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 10 was added to the Bill.

Clause 1, Enacting formula and Long Title

Mr. Speaker:— There are no amendments to Clause 1, Enacting formula and Long Title.

The Question is :

"That the Clause 1, Enacting formula and Long Title do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 1, Enacting formula and Long Title were added to the Bill.

Mr. Speaker:— I shall now request the Minister for Ports, Commerce and Export Promotion & Sports to move the Bill to be passed.

Sri J. R. Pushpa Raj:— Sir I beg to move:

"That the Andhra Pradesh Sports Authorities Bill, 1987, be passed."

Mr. Speaker:— Motion moved.

The Question is:

"That the Andhra Pradesh Sports Authorities Bill, 1987 be passed."

(Pause)

The Motion was adopted and the Bill was passed.

ANNOUNCEMENT


I am to announce that the following Members are appointed as Members of the Select Committee on the Andhra Pradesh Local Bodies Electoral Reforms Bill, 1987:

1. Sri K. Ramachandra Rao, Minister for Panchayat Raj.
2. Sri Vasantha Nageswara Rao, Minister for Agriculture.

J.No.31 –11

12. Sri P. Venkatapathi.

I nominate Sri K. Ramachandra Rao, Minister for Panchayat Raj as the Chairman of the Committee.

GOVERNMENT BILLS


Mr. Speaker:— Now, Mr. D. K. Samarasimha Reddy will speak.

Sri D. K. Samarasimha Reddy:— Sir, this Andhra Pradesh Universities Act (Second Amendment of 1987) Bill has been before us. Before going into the discussion, clause-wise, I would like to appeal to the good conscious of the Treasury Benches to consider the submission of mine beyond party or any political barriers—because, we are dealing with the future intelligentia that is going to come up from the Universities. Already, we had come forward before this August House in the shape of Andhra Pradesh Commissionerate of Higher Education Act of 1986.

Even when that Bill was introduced before this August House, excepting the Treasury Benches, everybody from the Opposition side, if I remember well, had made a request to the Government to refer the Bill to the Select Committee—but that felt to the deaf ear! The request went unheeded! Because of the massive majority at their command, they thought that even in the absence of everybody from the Opposition Benches, they could dose through—they could bull-doze everything and get the Bill passed. Consequently, they got the Bill passed. The result of it—we have seen. It has been subjected to the judicial scrutiny, which we all had stated here! Ultimately, it did not stand the test of the judicial scrutiny and it was struck to be ultra virus of the Constitution.

Once again Sir, in the garb of this amendment with a little modification, again, this is put forward before this August House.

Sir, I would appeal to the good conscious of the Treasury Benches, once again, to consider the submission of mine. If you do
Government Bills: 


not pass this Bill to-day, no heavens are going to come down. If you are going to make a haphazard discussion of the Bill or passing of this Act, again, it will be subjected to judicial scrutiny. Let us not run this Legislature to that of mockery. Merely because you have got majority it does not mean that wiser-counsels should not prevail. Sir, in this process, I am reminded of one of the Plato's functions. Plato was a poor believer of democracy. Because he thought it would ultimately turn into mobocracy. Gandhiji is believed in democracy. Democracy coupled with the discussion from the intelligentsia would lead to the perfect functioning in all spheres! But, ultimately, the Treasury Benches appeared to be more believing in Plato's version in mobocracy.

I would request them Sir, at least let them fall in line with the Gandhiji's principles and consider in sending this to the Select Committee. Otherwise we will be committing the very same mistake which we have already committed. In the interest of the smooth functioning of the administrative machinery pertaining to the universities, particularly with regard to the future intelligentsia that is going to come out of the universities, we must think twice and we must act very very carefully. We must be doubly sure that it is not going to effect adversely the smooth functioning of the universities. For this, it is necessary that the University Associations, Professors, Associations, Students Associations as well as some other bodies which deal with the functioning of the universities should be consulted by the Select Committee to make a comprehensive legislation. Even on number of occasions previously also with regard to other Bills we thought that it is expedient. I request the Hon'ble Minister through you not to turn a deaf ear. The Hon'ble Minister for Law has readily agreed the amendments which we have proposed and I am sure the Education Minister will follow suit.

(Interruptions from the Treasury Benches)

Tomorrow, let not the authorities who deal with the judicial scrutiny find fault with the legislature saying that why did not they think of referring it to the Select Committee for a thorough discussion. Let us not give scope for such things. That is my endeavour.

The Hon'ble Minister has come forward with nine clauses—because the tenth is only repealing clause, I have said nine. Mostly, they deal with the Selection Committees, Academic Senate as well as the Planning and Monitoring Board. In a way, they are bent upon getting the Bill passed and I am sure, the amendments also will not go to their ears.

I would like to bring one thing to the notice of the Government that this amendment, which has been put forward through this Bill, is totally contrary to the National Policy on Education (Programme of Action) of the Government of India. According to the National Policy on Education, 1986 of the Ministry of Human Resources Development, Department of Education, Government of India, the minorities should be given a specific place in the administrative set up of the educational system. Under the proposed
amendment, you do not find a single clause pertaining to the protection of interests of minorities. You are aware what Art. 29 of the Constitution says, but I would read it out for the convenience of the Hon'ble Minister. It deals with the protection of interests of minorities:

"29. (1) Any section of the citizens residing in the territory of India or any part thereof having a distinct language, script or culture of its own shall have the right to conserve the same.

(2) No citizen shall be denied admission into any educational institution maintained by the State or receiving aid out of State funds on grounds only of religion, race, caste, language or any of them."

Article 30 deals with the right of minorities to establish and administer educational institutions. It reads:

"30 (1) All minorities, whether based on religion or language, shall have the right to establish and administer educational institutions of their choice.

(2) The State shall not, in granting aid to educational institutions, discriminate against any educational institution on the ground that it is under the management of a minority, whether based on religion or language."

I have to bring these two Articles to the kind notice of the Hon'ble Minister because this amendment is totally silent with regard to the protection of interests of the minorities either with regard to the Selection Committee or with regard to the other two bodies. I will also sum up the guidelines that have been issued on the National Education Policy. I have got the extracts of it and I will read out.

Let the Hon'ble Minister also get it and go through it. At page 116 of the same book, it is said:

"According to 1981 census, the religious minorities constitute about 17.4% of the population of which Muslims are 11.4%, Christians 2.4%, Sikhs 2%, Buddhists 0.7% and Jains 0.5%. The Ministry of Home Affairs have identified Muslims and Neo-Buddhists as educationally backward at National level. The state Governments may also identify other groups which are educationally backward at the State level. Special efforts need be taken to bring these educationally backward minorities on par with the rest of the society and make participate fully in the National development activities."

Further, at page 119 of the same book, it is said:

"For minority monitored educational institutions (4) clear guidelines for recognition and time disposal of applications, i.e. pertaining to affiliations each State..."
Government should formulate its recognition policy and give wide publicity to this; (2) Effective monitoring arrangements should be made to see proper implementation of the programmes.

What I am reading is very important.

"...Scheme for setting up State-wide Federation of minority institutions to help in seeking co-operation of minority institutions in effective implementation of educational upliftment measures in ensuring minimum infrastructure facilities, maintaining academic standards and protecting the interests of teachers. These bodies should be officially recognised and assisted under law...."

I emphasize the words "The bodies should be officially recognised and assisted under law". Now let us test this Bill whether it fails in line with the guidelines of National Education Policy. Anybody, with a little common sense, can say that it does not stand in line with the National Education Policy.

I appreciate his helplessness to some extent. I really pity him for the condition in which he is placed...
Particularly, if you take the Education Department, we cannot play with the lives of young children or the students of the university because they are going to decide the destiny of this Nation. Let us be careful when we are going to make laws that are going to change the administrative set up of the educational institutions. In that process, wherever an Act is made, it must be done in accordance with the principle of mutual trust, but it is totally lacking here. A sort of mutual distrust is there. Every Section of the Society, Employees, Industrialists, etc. have got a mistrust. Nobody is convinced that they are going to get justice here because so many considerations are prevailing in the state. You just see that such conditions do not exist in future. As a symbolic example, I took out the case of minorities in the Academic Senate.

Sri D. K. Samarasimha Reddy:— I thought the Minister is aware.

Sri D. K. Samarasimha Reddy:— I cannot plead for their Members of Parliament. When the matter has come up for discussion before the Parliament, their Members can raise it on the floor of Parliament if there is anything contrary to the educational policy and bring in line. What your Members were doing? Don’t try to take alibi on that.

Sri D. K. Samarasimha Reddy:— We had an experience Everybody—C.P.I., B.J.P. and your own ally C.P.M.—walked out. In spite of it, they have passed the Bill.
Sri D. K. Samarasimha Reddy:— Whatever I have said are only constructive suggestions. I have not said anything destructive. I have to defend my argument.

Sir, in the Bill it is said:

"The Academic Senate shall consist of the following persons, namely:

1. the Vice-Chancellor;
2. the Rector;
3. all Principals of University Colleges;
4. the Secretary to Government, Education Department;
5. the Director of Higher Education;
6. the Director, National Cadet Corps;
7. all Deans, Chairman of Faculties, Directors of Schools and Administrative Deans;
8. ten or one-third of the Heads of the Departments of the University, whichever is less, nominated by the State Government on the recommendation of the Vice-Chancellor;
9. ten or one-third of the Professors of the University whichever is less nominated by the State Government on the recommendation of the Vice-Chancellor;

15. Seven persons from the alumni of the University representing one Scheduled Castes, one Scheduled Tribes and one Backward Classes, one woman, one professor from such areas as Engineering, Medicine or law, one management of the College, one representing Commerce and Industry nominated by the State Government...."

Likewise, they have given a list of names. Do you find anywhere the representative of minority community in this? Later, you kindly go to Academic Senate and the Planning and Monitoring Board. The Board shall be the principal planning and reviewing body. It shall also periodically monitor the developmental programmes and of teaching and research in the University. It shall also consist of the Vice-Chancellor, four from among the Principals of the University and Professional Colleges, etc., two educationists nominated by the State Government and two nominees of the University Grants Commission. Do you find a place for minorities here? There is number of recognised minority communities. None of them find a place here. In the same manner, the Selection Committee shall consist of the Vice-Chancellor, Nominee of the University Grants Commission, three experts from outside the University, etc.

I have stated about the three Committees. Do you find any place for minorities in these three Committees? Have you safeguarded
the interests of minorities according to the National Education Policy? This alone is enough for the Hon'ble Minister to reconsider. Added to it, he should have even circulated the judgment of the Supreme Court as to under what grounds the earlier Act was struck down. It should have been brought to the notice of the Members at least to know and have a proper discussion on the floor of the House on this Bill.

I once again reiterate, the Hon'ble Minister should consider my suggestion of sending this Bill to the Select Committee. Let us have a thorough discussion threadbare. Already there is an Ordinance which is in vogue. Let it continue. Within a couple of months we can complete it in the Select Committee. This is my submission. Thank you.

Commissioner of Higher Education. The Government of India, Ministry of Home Affairs has suggested to give representation to the nominee of University Grants Commission on the Search Committee for the appointment of Vice-Chancellor in the aforesaid Universities, to reduce the strength of the Academic Senate and also suggested not to give representation to members of the Legislative Assembly in the Academic Senate. Hence, it is decided ...

In a short time it will also face the same fate. That is the actual fate of these amendments. That is how it reduced. Wherever we come across the words ‘Commission of Higher Education’, ‘State Government’ has to be substituted.
The Academic Senate shall consist of the following persons namely:

1. the Vice-Chancellor;
2. the Rector;
3. All Principals of University Colleges;
4. the Secretary to Government, Education Department;
5. the Director of Higher Education;
6. the Director, National Cadet Corps;
7. all Deans, Chairmen of Faculties, Directors of Schools and Administrative Deans;
8. ten or one-third of the Heads of the Departments of the University, whichever is less nominated by the State Government on the recommendation of the Vice-Chancellor;
9. ten or one-third of the Professors of the University whichever is less nominated by the State Government on the recommendation of the Vice-Chancellor;
10. ten or one-third of the Chairmen, Boards of Studies whichever is less nominated by the State Government on the recommendation of the Vice-Chancellor;
11. ten teachers of the University, Constituent and affiliated colleges nominated by rotation by the State Government.
12. ten Principals of the affiliated colleges nominated by the State Government;

13. two heads of Research Laboratories and Institutions in the University area recognised by the University nominated by the State Government;

14. Six students for a term of one year, two each from:
   (a) under graduate (professional and non-professional courses);
   (b) post-graduate; and
   (c) research scholars nominated by the State Government from the names recommended by the Vice Chancellor on the basis of merit as prescribed;

15. seven persons from the alumni of the University representing one Scheduled Castes, one Scheduled Tribes and one Backward Classes, one Woman, one professor from such areas as Engineering, Medicine or law, one management of the College, one representing Commerce and Industry nominated by the State Government; and

16. such members of the Executive Council, who are not otherwise members of the Academic Senate.

Further, it is said that the Executive Council shall consist of the following persons, namely:

1. The Vice-Chancellor;
2. the Rector;
3. the Secretary to Government or the Joint Secretary to Government, Education Department or the Director of Higher Education may be nominated by the State Government;
4. the Executive Officer, Tirumala Tirupathi Devasthanams;

OTHER MEMBERS:

1. three persons nominated by the State Government of whom one shall be a representative of Industries or Commerce, one shall be representative of Legal, Engineering or Medical profession and shall be a person with experience in Banking or Accounting;

2. one professor and one Principal or Dean of the University Colleges professional colleges, one principal of the affiliated colleges nominated by the State Government by rotation in order of seniority; for a period of one year on the recommendation of the Vice-Chancellor;
17th December, 1987

The Andhra Pradesh University
Act, (L.A. Bill No. 61 of 1987)
(Second Amendment) 1987.

Government Bills:

Don't include your legislators in these forums.

[Text in Telugu script]
Government Bills:


You have an affinity towards Commissionarates for different departments.
17th December, 1987

Government Bills:

The students are taken on the recommendation of the Vice-Chancellor on merit basis. It is already mentioned.

Sri P. Indra Reddy:— It is already mentioned.

Dr. Mohd. Vizarat Rasoolkhan (Asifnagar):— Sir, in clause 3 of the Bill, in place of ‘Andhra Pradesh Commissionarate of Higher Education’ the Government has substituted ‘University Grants Commission’ I think this is a good thing. With this, the Government of Andhra Pradesh can get lot of funds from the University Grants Commission and improve the educational institutions. Every time there was a cry from the Osmania University and other universities that we are not getting adequate funds because there is
no proper representation to the University Grants Commission. It is for the first time the Government has involved the University Grants Commission. It is very good. They have done this for the welfare of the students and the universities.

It is said that the Executive Council shall consist of the Vice-Chancellor, the Rector, the Secretary to Government, three persons nominated by the State Government of whom one shall be representative of Industries, etc., etc., I suggest that one Member from the minority communities also should be included so that the minorities will have confidence in the Government. I have already given an amendment and I suggest that one member from the minority communities should also be included in the Executive Council.

Coming to the Academic Senate, the Government has proposed that it shall consist of number of people. In Sub-clause (15), the Government has proposed representatives of Scheduled Castes, Scheduled Tribes, Backward Classes and women. I suggest that the Government should include one representative of the minorities also so that they can take care of the problems of minorities.

It is for the first time the Government has put these Planning and Monitoring Boards. I appreciate this action. In those Boards also the Government has not included any representative of the minority communities. I suggest to the Hon'ble Minister to include one Member belonging to the minority communities also in the Board. I have moved an amendment to that effect so that it will be in accordance with the national policy.

In the National Educational Policy of 1986, for the first time the Government of India has put a Chapter on minorities. They have said that the minorities are educationally backward and the muslim minorities should get whatever benefits the other backward communities are getting. Muslims and neo-Buddhists are educationally backward according to the survey conducted by the Government of India. They say since they are educationally backward, they should be brought to the mainstream. That is why, they have said that new rules of affiliation should be framed and one Minority Board should be there so as to take care of minority problems. If the Government of Andhra Pradesh gives a G. O. to me to start a college, I cannot do it. It is because when I approach the University for affiliation, they will put unreasonable conditions which a minority community cannot fulfil. According to the New Education Policy, affiliation should be given to the minority institutions on bare minimum infrastructure. Let it come out from the Government as to what are the rules of affiliation for minority institutions and the facilities they get. I suggest that a Minorities Board should be created so that representations could be made to that Board. They impose Rupees thirty lakhs as corpus fund and thirty acres of land, which a minority man cannot fulfil. It is the bounden duty of the Government to take care of the minorities.
The Government should see that the teachers belonging to the minority communities also get the training. The Government of Andhra Pradesh is not giving permission to start a single B. Ed. college for the minorities. Out of the 18,000 eligible students, the Telangana seats are only 1,500. The Constitution is very clear. Art. 30 says that the minorities have got a right to establish educational institution of their choice. According to the New Education Policy also we can establish educational institutions of our choice. But, the State Government says that we have to establish the need. That is very wrong. The right to receive and impart education is a Fundamental Right and the Government cannot control it. When they are not giving any grant to us and when they are not giving proper facilities to us, they do not have any right to control our institutions. Art. 29 clearly says that they cannot make any discrimination in giving grant in-aid to the minority institutions. Some of our Hon. Members were telling that the Central Government has not done it, but if the Telugu Desam Government do it, it will be a good gesture for the minorities. I request the Government to consider the suggestions that we have made.

A committee was formulated by the Telugu Desam Government about six months back to go into the problems of the educational institutions. At that time we have represented to the Hon. Minister to include one representative of the minorities in it, but it was not accepted.

The Government has established the College Service Commission also. We have represented to the Government of Andhra Pradesh to exempt the educational institutions run by the minorities from the purview of the College Service Commission. Suppose Mr. Ramulu and Mr. Ahamed Ali are there. Ramulu belongs to a majority community whereas Mr. Ahamed Ali belongs to a minority community. Mr. Ramulu can get a chance anywhere, but Mr. Ahamed Ali cannot become a Lecturer if the minority institutions are also brought within the purview of the College Service Commission. We have, therefore, represented that they should be exempted from the purview of the College Service Commission. Number of times we have represented that one Member belonging to the minorities should be there in the Commission. I am thankful to the Government that they have included one Member from the minority communities also.

I suggest that in the Selection Committee also they should include one representative of the minorities so that he will take care of the interests of the minorities.

I was mentioning about the Committee formulated by the Government previously. They have given a report to the State Government. The Committee has leaked out that the Government wanted that no educational institution can be established by an individual, but a group of individuals. The Government wanted to impose all sorts of restrictions. We represented that it is illegal.
Every individual has a right to establish educational institutions. We have suggested that it should be amended suitably. Without listening to us, the Government has brought an amendment to the Education Act. It is not only harmful to the minorities, but also the majorities. Anybody on earth can establish an educational institution.

Sri P. Indra Reddy:— Kindly concentrate on the provisions of the Bill.

Dr. Mohd Vizarat Rasoolkhan:— This Act was prepared based on the Maharashtra Act. It was struck down by the Supreme Court. The Act says that no individual can establish an educational institution, and the competent authority should decide the need. We are talking about the minorities. According to the Act nobody on the floor of the Assembly can open a college. It was challenged in the High Court. It is because they have not taken into consideration our grievances, which we have told. Why are you proposing such type of legislation? The Courts are striking down our statutes and the Government Orders. They should keep in mind the rights of the minorities enshrined in Arts. 29, 30, 15 and 16.

I request the Minister to consider the amendments proposed and include some representative of the minorities also in the Executive Council, Selection Committee, the Academic Senate and the Planning and Monitoring Board. I also request the Minister to create a separate Planning and Monitoring Board for the minorities so that they will take care of the problems of minorities.

The Minister was asking about the definition of minority institution. Minority institution means an institution established either by an individual or a group of persons belonging to the minority community. They can administer and manage the institution according to their choice. They can establish professional, technical and religious institutions also. We wanted to come up by giving proper education to the minorities.

I request the Hon'ble Minister to consider all these suggestions and create a separate Planning and Monitoring Board separately for the minorities.
which-ever is less nominated by the State Government on the recommendation of the Vice-Chancellor. 

Sri Ananda Rao (Karimnagar) :- Mr. Speaker, Sir, I support the amendments brought forward through this Bill. This Bill does not require much of a discussion because the amendments are consequential to the judgement of the Supreme Court. When we wanted some change and created the Commissioniorate for Higher Education, lot of arguments were advanced that it is not advisable. For good or bad, the Supreme Court has struck down that Act and we are reverting to the old procedure.

In the Academic Senate, there is a provision for nominating several persons. In Sub-Clause 15, there is a provision for nominating seven persons from the alumni of the University representing Scheduled Castes, one Scheduled Tribes one Backward Classes, etc. I suggest that a representative of minorities may as well be included in these seven persons. Keeping in view the sociological condition of the country, whether there is a provision or not, we should have some representative of minorities wherever it is possible.
Since some apprehensions are there, I request the Hon'ble Minister to consider that aspect and make a provision for a member of the minority communities also among the seven persons.

(Interruptions)

Wherever Academic Senate is there with a provision for seven persons, a person belonging to the minority communities may also be added. This is the request I am making to the Hon'ble Minister.

Much has been said about Articles 29 and 30 of the Constitution. I submit that those Articles have no relevance, to these provisions which relate to general education. Recently, the Andhra Pradesh High Court also said that the minorities cannot say that they are not bound to follow the laws relating to general education under the guise of Articles 29 and 30. It is not a question of those articles and other rights relating to linguistic minorities.

As far as the Education Policy is concerned, I submit that it requires a thorough thinking. In spite of 40 years of independence, we could not evolve a proper education policy. A week or ten days back an article appeared in ‘India Today’ about the fate of Indian children. The Hon'ble Speaker also might have read it. Actually, we are neglecting our children. We are guilty of it. We are burdening them with unnecessary knowledge at a very early stage of life. That will effect them both physically and psychologically. Much of it is unnecessary at the initial stages. As a matter of policy, the Hon'ble Minister has to consider their fate also apart from career and see some committee is constituted to see as to what should be there in the syllabus.

Mr. Speaker:—With regard to minorities, you can move an official amendment.

Sri P. Indra Reddy:—That is accepted. Out of seven members, one member from the minorities is already accepted.

Mr. Speaker:—That should be an official amendment.

Sri Ananda Rao:—Finally, I appeal to the Hon. Education Minister to constitute some Committee with not the old experts, but with some sensible persons so that there will be a rational education policy. I request the Hon'ble Minister to consider that aspect. With this, I support the Bill.

Mrs. Marjorie M. Godfrey (Nominated):—Sir, I support the amendments. I thank the Minister for including one representative of the minorities also in each panel that has to be constituted.

I would like to say here that the minorities are in majority as far as the educational institutions are concerned. It is we who are really providing education to the children of our country. I, therefore, think that the minorities should be given a chance at the top of the educational ladder. We are establishing institutions, but we don't get anything from the Government. The minorities are a little
frustrated. If minorities are given an opportunity, I am sure, we will do something better for the country and for the education of our children. We have no restrictions in admitting anybody. The minority institutions look after the welfare of every one. All are people of India. If you include the minorities in these panels I shall be very grateful and I am sure our people will also be grateful.

S. V. Ranga Rao (Chittoor) — Sir, the position of the minorities is not so bad as in the olden days. The minorities have become industrialists. If a person has an opportunity, he will do something for the country and for the education of our children. We have no restrictions in admitting anybody. The minority institutions look after the welfare of every one. All are people of India. If you include the minorities in these panels I shall be very grateful and I am sure our people will also be grateful.
Government Bills:

17th December, 1987


[Text in Telugu]

[Translation to English]

[Translation in English]

[Further text in Telugu]

[Further translation in English]

[Continued text in Telugu]

[Continued translation in English]

[Further text in Telugu]

[Further translation in English]

[Further text in Telugu]

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[Further translation in English]

[Further text in Telugu]

[Further translation in English]

[Further text in Telugu]

[Further translation in English]

[Further text in Telugu]

[Further translation in English]

In the Assemblé of the State of Andhra Pradesh the Assembly of the Government of Andhra Pradesh was, on the 17th day of December, 1987, called together and was about to sit, under the authority of the Constitution of the State of Andhra Pradesh, as amended from time to time, and under the Authority and with the assent of the Governor of the State, to pass the following resolution:

The said Government of Andhra Pradesh do hereby assent to the said resolution, passed by the said Assembly of the Government of Andhra Pradesh, as the said resolution is hereby passed by the said Assembly of the Government of Andhra Pradesh.

Given under the hand and seal of the Government of Andhra Pradesh at Hyderabad this 17th day of December, 1987.

The Governor of the State of Andhra Pradesh.

The Minister of Education.

The Attorney General of the State of Andhra Pradesh.
Government Bills:


320 17th December, 1987 Government BiH
Government Bills:  

The Andhra Pradesh University 
Act (L.A. Bill No. 61 of 1987) 
Second Amendment) 1987.

17th December, 1987

J.No.31 -14
Clause 22: ACADEMIC SENATE: Clause 15: "Seven persons from the alumni of the University representing one Scheduled Castes, one Scheduled Tribes and one Backward Classes, one woman, one professor from such areas as Engineering, Medicine or Law one management of the College, one representing Commerce and Industry nominated by the State Government" and at the end.

"One minority Member from the educationally backward community

One person nominated by the State Government". This is the amendment, I am introducing through you and with your permission, Sir, I request the Honourable Member and other minority Member, to accept this amendment. Dr. Md. Vizarat Rasool Khan Nominated by the State Government.

Sri P. Indra Reddy:— On behalf of the Government, I request to accept this amendment. Clause 22: ACADEMIC SENATE: Clause 15: "Seven persons from the alumni of the University representing one Scheduled Castes, one Scheduled Tribes and one Backward Classes, one woman, one professor from such areas as Engineering, Medicine or Law one management of the College, one representing Commerce and Industry nominated by the State Government" and at the end.

"One minority Member from the educationally backward community.

One person nominated by the State Government". This is the amendment, I am introducing through you and with your permission, Sir, I request the Honourable Member and other minority Member, to accept this amendment. Dr. Md. Vizarat Rasool Khan Nominated by the State Government.
Government Bills:

The Andhra Pradesh University Act (L.A. Bill No. 61 of 1987)
(Second Amendment) 1987.

17th December, 1987
324 17th December, 1987

Government Bills:
The Andhra Pradesh University Act (L.A. Bill No.61 of 1987)
(Second Amendment) 1987.

...
Government Bills:

The Andhra Pradesh University
Act (L.A. Bill No. 61 of 1987)
(Second Amendment) 1987.

Section 25 (A) : "There shall be a Planning and Monitoring Board consisting of (1) the Vice-Chancellor (Chairman) (2) four from among the Principals of the University and Professional Colleges, Deans, Chairman of Faculties nominated by the Vice-Chancellor (3) two Educationists nominated by the State Government (4) two nominees of the UGC."

I request that by regulating the University Act we may accept. But do not insist to amend it at present, we may face legal problems if we readily made without consulting the Legal Secretary. Now, we are facing so many problems. We have to appoint four Vice-Chancellors. Just by regulating we may include 25 (B) additional act.

I request Sri Rasool to accept this amendment on behalf of the Government.

Dr. Vizarat Rasool Khan:— We have asked three amendments. But it is unfortunate to tell you in this August House because an Executive Council is very important concept and that the Hon. Minister has not selected a single member of the minority community now and he wanted to put it in the Academic Senate whereas 100 members are there. Out of 100, number of Muslims will come because as a representation numbers are there. 10 members from constituent colleges and from the constituent colleges, 1/3rd of these colleges number of Muslims will come. I suggest that he should give up either Academic Council or do not get any Muslim. We do not accept. We want atleast one Monitoring Board should be added and we are not asking for unreasonable things. In the light of the new educational policy laid down we want to say that only Monitoring Board should be given. Muslim Monitoring Board should be added by adding 25 (B) because it is a reasonable thing. We want to regulate the rules of regulation. As far as rules of recognition we, all the minorities, have to approach them asking what are the conditions laid down for the minorities to start a college. All these things we suggest.

Sri P. Indra Reddy:— For that all other matters to start educational institutions we will think about the general educational policy. You kindly suggest regarding the Bill only.
Dr. Vizarat Rasool Khan:— You do not want from among the Academic Council You are not going to give any representation for minority community in the Academic Council, where 100 members are there Automatically Muslims will come Government is not giving any benefit to us. We want only one Monitoring Board and we are not asking for unreasonable things

Sri P Indra Reddy:— Let me answer. Statutory authority must decide and not the Education Department, to decide.
Government Bills:


Dr. Mohd. Vizarat Rasool Khan:— Do you want to amend this Bill by keeping the minorities outside? This does not apply to the Institutions which are run by the State government, Central Government and Religious Institutions (Minority Institutions). We are not asking for that.

Sri P. Indra Reddy:— Government of India had issued instructions. Anyhow, we are coming forward and accept to the suggestions made by him. We had already accepted to include one alumnus.

Dr. Mohd. Vizarat Rasool Khan:— You want to give one in 100 Members? We do not want that. This is the attitude of the Telugu Desam Government. In the interest of the State and in the interest of the Telugu Desam Government, we want one member in the Planning and Monitoring Board. I am asking according to the policy of the Government. It is the duty of the Government to do it. The Telugu Desam Government don’t want minorities to come up in education. This is the open fact.

Sri P. Indra Reddy:— We have consulted the Law Department also to include one Member from the economically backward community.
Dr. Mohd. Vizarat Rasool Khan:— We do not accept that.

Sri D. K. Samarasimha Reddy:— It is the national educational policy. You cannot simply brush aside. It has been thought over time and again. After seeing every pros and cons, they have suggested. Let him consider this. There are three bodies viz., 1. Academic Senate, 2. Planning and Monitoring Board and 3. Select Committee. Please add one minority member in all these three bodies. What is the problem for you?

Dr. Mohd. Vizarat Rasool Khan:— You do not want to keep one representative of minority communities on the other bodies. Atleast you accept one of our Member on the Planning and Monitoring Board. You have stated that you have consulted your Law Department. Is it Law Department or Telugu Desam Law Department. Please accept one of our member on the Planning and Monitorities Board. We will openly say that you are against the Muslims and other minorities. I am telling in this House. This is only your lip-sympathy. You are not giving anything on the paper. If you do not accept that one Member from the minority communities will be on the Planning and Monitoring Board; we are not going to accept Member in the Senate of 100 Members of other communities. We want only in the Planning and Monitoring Board.
6-40 p.m.

Sri P. Indra Reddy:— We are committed for the welfare of the minorities. We are not against the Muslims.


We are committed to the welfare of the minorities. We are not against to the Muslims.
The A. d. h. r. a. P r. a. d. h. r. e. s. h. University
Act (L. A. B. i. l. No. 61 of 1987)
(Second Amendment) 1987.

Mr. Sri P. Ramachandra Reddy (Sangareddy):— I draw the attention of the Minister for Education. Kindly refer page No. 3 and Clause 3. You have accepted to include one Member from the minority communities.

Page No. 5.

25-A (1) Planning and Monitoring Board.

(1) ......

(2) ......

(3) Two Educationists nominated by the State Government. Are you conceding, out of two educationists nominated by the State Government, one should be from minority communities?

Sri P. Indra Reddy :— We are not accepting it. In future, we may accept to include one Member from the minority communities but at present, we are not accepting.

"(3) two educationists nominated by the State Government," We are
all under the impression that you have agreed to include one Member
(out of the two educationists) to be nominated by the Government;
from the minority communities. Is it so or not?

Dr. Mohd. Vizarat Rasool Khan:— Please accept for one
member from the minority communities on the Monitoring Board.

Sri P. Indra Reddy:— 25-A(1). There shall be a Planning
and Monitoring Board consisting of—

(1) ............
(2) ............
(3) two Educationists nominated by the State Government;

To protect the interests of the minorities, we have no objection
to amend it as.

“(3) two educationists (one from the minority educationists)
nominated by the State Government;”

Smt. Marjorie M. Godfrey:— We accept it.

Dr. Mohd. Vizarat Rasool Khan:— The Minister should say
that he will amend it suitably after getting clearance from the Law
Department but not from the Telugu Desam Department.

Sri G. Muddukrishnam Naidu (Minister for Forests):— When
we have done so much for the minorities, you should not say like
that.

Dr. Mohd. Vizarat Rasool Khan:— Mr. Muddukrishnam
Naidu, it is you who has spoiled the education system. We are
happy with this Minister. You have spoiled the entire education
system.

Sri P. R: m:chandra Reddy:— Let us not loose our tempers.
In conclusion, as the Minister said and as we have understood, in
Clause (3) it will be like this: "three educationists nominated by the State Government; out of that, one from the minority communities.

Sri P. Indra Reddy:— Under "Class-III-Other Members.

(1) .......... 
(2) .......... 
(3) three eminent educationists nominated by the State Government; one from the minority communities.

Sri P. Ramachandra Reddy:— I earnestly appeal that what is conceived you should not go back. Here one person from the minorities, one person from the educationally backward class, one person nominated by the State Government.

Page 5. 25-A Planning and Monitoring Board.

(1) .......... 
(2) .......... 
(3) Two educationists nominated by the State Government:

Here we accept for one member from the minority communities.

Dr. Mohd. Vizarat Rasool Khân:— So, you have agreed to include one member from our community for the Senate.

Sri P. Indra Reddy:— No.

Sri P. Ramachandra Reddy:— It is more appropriate to fit in for the minority communities. You have considered S.Cs., S.Ts. and B.Cs. When you have considered all the sections, 'minorities' fits in here. If you accept this, there ends the matter.
334 17th December, 1987

Government Bills:
The Andhra Pradesh University
Act (L.A.Bill No.61 of 1987)
(Second Amendment) 1987.

స్ిరి పాయింట్లు మేదానం చేసిన వారి. వాతనికి విచిత్రం
మారాత్రి, తప్ప తినితీ మరింత కాకుండా కేసి?

స్ిరి పాయింట్లు మేదానం చేసిన వారి. 

స్ిరి పాయింట్లు మేదానం చేసిన వారి. 

Sri P. Ramachandra Reddy:— Sir, I will draw your attention
You know the legal terminology. Clause (15). Kindly see page 5.
"Seven persons from the alumni of the University representing one
Scheduled Caste, one Scheduled Tribe and one B .ckward Class, one
woman, one professor from such areas as Engineering, Medicine or
Law, one management of the college, one representing Commerce and
Industry nominated by the State Government." The word 'Minority
is very suitably found here. Sir, because other classes are repre­
sented here. The Hon. Minister has conceded in a fatal clause.
Regarding minority representation the number is less. Difficult to
adjust. The difficulty can be resolved by just making an amendment
easily. I appeal through you to get him consider this. There
ends the matter.
Government Bills :

The Andhra Pradesh University Act (L.A Bill No 61 of 1987)
(Second Amendment) 1987.

17th December, 1987

335

...
Government Bills:


Dr. Vizarat Rasool Khan:— I am from Hyderabad... (Interruptions)

Sri N. Raghava Reddy:— Sir, I beg to move:

“That the Bill be referred to the select Committee”.

Chairman:— Motion moved.
Mr. Chairman: The question is:

“That the Bill be referred to the Select Committee.”

The motion was negatived.

Sri N. Raghava Reddy: Pressed for division and the house then divided thus:

**Ayes 37. Noes 71.**

The motion was negatived.

Sri P. Indra Reddy:—Sir, I beg to move:

Clause-3

1. “In Sub-clause (3), in item (ii),” for “Sub-section (ii)” substitute “Sub-clause (ii)”.

Clause-4

2. In Sub-clause (3) in item (ii), for “Sub-section (ii)” substitute “Sub-clause (ii)”.

J. 31-16
3. In Sub-clause (9), for “Sub-section (i)” substitute “clause (i)”.

Clause-6

4. In Sub-clause (9), for “Sub-section (i)” substitute “clause (i)”.

Clause-7

5. renumber existing “Sub-clauses (7) and (8)” as “Sub-clauses (8) and (9)” and “Sub-clause (9)” as “Sub-clause (7)”.

6. In Sub-clause (7) as so renumbered, for “Sub-section (1)” substitute “Clause (1)”.

Mr. Chairman:—Amendments moved:

Clause-2

Dr. Vizarat Rasool Khan:—Sir, I beg to move:

“In Sub-clause (4) of clause 2 in Class - II- Other Members” add the following as item (4).

“(4) One person from Muslim minority and one person from Christian minority nominated by the Government.”

“In Sub-clause (6) of clause 2” add the following at the end of “item (15).”

“One person from Muslim minority and one person from Christian minority nominated by the Government.”

“In Sub-clause (6) of clause 2 at the end of Sub-item (4) of Section 25-A (1)” add the following:

“(5) Two nominees one from Muslim Minority and one from Christian Minority.”

“In Sub-clause (6) of clause 2 after Section 25-A” add the following:

“25-B, There shall be a Planning and Monitoring Board for Minorities Institutions to formulate the rules of affiliation and recognition in accordance with the National Educational Policy of 1986.”

Mr. Chairman:—Amendments moved.

(Pause)

The Question is:

“In Sub-clause (4) of clause 2 in Class - II Other Members” add the following as item (4):

“(4) One person from Muslim Minority and one person from Christian Minority nominated by the Government.”
Government Bills:

"In Sub-clause (6) of clause 2" add the following at the end of item (15):

"One person from Muslim Minority and one person from Christian Minority nominated by the Government."

"In Sub-clause (6) of clause 2 at the end of Sub-item (4) of Section 25-A (1)" add the following:

"(5) Two nominees one from Muslim Minority and one from Christian Minority."

"In Sub-clause (6) of clause 2 after Section 25-A" add the following:

"25-B, There shall be a Planning and Monitoring Board for Minorities Institutions to formulate the rules of affiliation and recognition in accordance with the National Educational Policy of 1986."

The amendments were negatived.

Sri A. Dharma Rao:—Sir, I beg to move:

"In Sub-clause (6) of clause 2 at the end of Sub-item (4) of Section 25-A (1)" add the following:

"(5) Two Legislators nominated by the Government."

In Sub-clause (6) of clause 2 add the following at the end of Item (2) of the Section 36 (1):

"Who shall be present in the meeting of the Selection Committee."

Mr. Chairman:—Amendments moved.

(Pause)

The Question is:

"In Sub-clause (6) of clause 2 at the end of Sub-item (4) of Section 25-A (1)" add the following:

"(5) Two Legislators nominated by the Government."

In Sub-clause (6) of clause 2 add the following at the end of item (2) of Section 36 (1):

"Who shall be present in the meeting of the Selection Committee."

The amendments were negatived.

Mr. Chairman:—The question is:

That clause-2 do stand part of the Bill.

The motion was adopted and clause-2 was added to the Bill.

Clause-3

Mr. Chairman:—The question is:

I. 31-17
In Sub-clause (3) in item (ii), for "Sub-Section (ii)", substitute "Sub-clause (ii)".

The Amendment was carried.

Mr. Chairman:—The Question is:

"That clause-3, as amended, do stand part of the Bill."
The motion was adopted and clause-3, as amended, was added to the Bill.

Clause-4

Mr. Chairman:—The question is:

In Sub-clause (3) in item (ii), for "Sub-Section (ii)" substitute "Sub-clause(ii)".

The amendment was carried.

Mr. Chairman:—The question is:

"That clause-4, as amended, do stand part of the Bill."
The motion was adopted and clause-4, as amended, was added to the Bill.

Clause-5

Mr. Chairman:—The question is:

In Sub-clause (9), for "Sub-Section (1)" substitute "Clause (1)".

The amendment was carried.

Mr. Chairman:—The question is:

"That clause-5, as amended, do stand part of the Bill."
The motion was adopted and clause-5, as amended, was added to the Bill.

Clause-6

Mr. Chairman:—The question is:

In Sub-clause (9), for "Sub-section (1)" substitute "clause (1)"

The amendment was carried.

Mr. Chairman:—The question is:

"That clause-6, as amended, do stand part of the Bill."
The motion was adopted and clause-6, as amended, was added to the Bill.

Clause-7

Mr. Chairman:—The question is:

"renumber existing "Sub-clauses (7) and (8)" as "Sub-clauses (8) and (9)" and "Sub-clause (9)" as "Sub-clause (7)"."

"
Government Bills:
The Andhra Pradesh University
Acts (L A. Bill No. 61 of 1987)
(Second Amendment) 1987.

"In Sub-clause (7) as so renumbered, for “Sub-section(1)” substitute “clause (1)”.

The amendments were carried.

Mr. Chairman:—The question is:

“That Clause 7, as amended, do stand part of the Bill.

The motion was adopted and Clause-7, as amended was added to the Bill.

Clause-8

Sri P. Ramaiah:—Sir, I beg to move:

“excepting the Post Graduate Centre at Nuzvid which shall be affiliated to the Nagarjuna University.”

Mr. Chairman:—Amendment moved.

(Pause)

The question is:

“excepting the Post Graduate Centre at Nuzvid which shall be affiliated to the Nagarjuna University”.

(Pause)

The amendment was negatived.

17th December, 1987

341
17th December, 1987

Government Bills:
The Andhra Pradesh University Act (L A. Bill No. 61 of 1987) (Second Amendment) 1987.


-30 p.m.

5. ఉదయం: ఈ ప్రాంగణం సమాధానం కావు ఫిస్ట్ నాటి కారాణం.

6. రాతి: ఈ ప్రాంగణం సమాధానం కావు ఫిస్ట్ నాటి కారాణం.

7. జనవరి: ఈ ప్రాంగణం సమాధానం కావు ఫిస్ట్ నాటి కారాణం.

8. స్వామి: ఈ ప్రాంగణం సమాధానం కావు ఫిస్ట్ నాటి కారాణం.

9. అమితి: ఈ ప్రాంగణం సమాధానం కావు ఫిస్ట్ నాటి కారాణం.

10. రాతి: ఈ ప్రాంగణం సమాధానం కావు ఫిస్ట్ నాటి కారాణం.
Government Bills:

The Andhra Pradesh University Act (L.A. Bill No. 61 of 1987)
(Second Amendment) 1987.

17th December, 1987

343
Government Bills:

Chairman:— The Question is:

"Clause 8 do stand part of the Bill."

The Motion was adopted and clause 8 was added to the Bill.

Chairman:— The Question is:

"That Clauses 9, 10, Clause 1, Enacting Formula and Long Title of the Bill do stand part of the Bill."

The motion was adopted and Clauses 9, 10, Clause 1, Enacting Formula and Long Title were added to the Bill.

(Pause)

Sir, I beg to move:

"That the Andhra Pradesh University Acts (Second Amendment) Bill, 1987, be passed."

Chairman:— Motion moved.

(Pause)
The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies (Amendment) Bill, 1987 (L.A. Bill No. 60 of 1987)

The Question is:

"That the Andhra Pradesh University Acts (Second Amendment) Bill, 1987, be passed."

The Motion was adopted and the Bill was passed.

STATUTORY RESOLUTION

re: Disapproving the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies (Amendment) Ordinance, 1987.

Sri M. Omkar:— Sir, I beg to move:

"This House disapproves the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies (Amendment) Ordinance, 1987 (Andhra Pradesh Ordinance No. 11 of 1987) promulgated by the Governor on the 14th November, 1987."

Chairman:— Motion moved.

GOVERNMENT BILL

The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies (Amendment) Bill, 1987 (L. A. Bill No 60 of 1987)

Sri Vasanthaa Nageswara Rao:— Sir, I beg to move:

"That the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies (Amendment) Bill, 1987 be taken into consideration."

Chairman:— Motion moved.

(Save)

(Save)

Sri D. K. Samarasimha Reddy:— It is already 7.45 p. m.

Let us take up the consideration of the Bill tomorrow, Sir.

Sri P. Ramachandra Reddy:— Since morning we are tired; we have to go to our residences at distance. It is nearing 8.00 p.m. Let us take up the business tomorrow, Sir.

Sri Vasantha Nageswara Rao:— Let us finish it today, Sir.

(Interjections)

Chairman:— The House now stands adjourned till 8.30 a.m. tomorrow.

(The House then adjourned, at 7.45 p.m. to meet again at 8.30 a.m. on Friday the 18th December, 1987.)