బిగెనీసియుడు సార్వత్రిక రాష్ట్రానికి ఎంపిక అధికారి

సామర్థయులు సామర్థయని, పర్యాప్తంగా అధికారి
మహాపాలం, 12 జనవరి, 1989

(వార్షిక ప్రపంచ వార్షికమైని
(వార్షిక ప్రపంచ వార్షికమైని

నామాధికయం

డేస్ట్ హెయర్ (ప్రస్తుత విభాగం): — సాధారణంగా విభాగం
నామాధికయం సంఖ్య సంఖ్య సంఖ్యాను సంఖ్య సంఖ్య సంఖ్య
వార్షికమైని, స్మర్ణం సంఖ్య సంఖ్య

మంది చిన్ని కంపెన్సీ: — నామాధికయం విభాగం సంఖ్య సంఖ్య సంఖ్య
సంఖ్య సంఖ్యాను సంఖ్య సంఖ్య

నామాధికయం నామాధికయం నామాధికయం నామాధికయం

మహాపాలం పదంతమైని పదంతమైని పదంతమైని

నామాధికయం పదంతమైని పదంతమైని

1 —

* 1977 - హెయర్ (ప్రస్తుత విభాగం), ఎరుప ప్రపంచ ప్రపంచ ప్రపంచ
సంఖ్య సంఖ్య సంఖ్య సంఖ్య

మంది చిన్ని కంపెన్సీ: — కురుపు మాటిని కలయి కూడా ఏ కూడా మిగిలించడం

(2) హెయర్ ను వాటిని వాడిని, కానీ మిగిలించడం వాడిని
హెయర్ ను వాడిని, కానీ మిగిలించడం వాడిని

An asterisk before the name indicates confirmation by the Member.
There is no Stay Order. Government is not restrained from taking action.

Chief Minister (Sri N. T. Rama Rao):—There is an Order issued by the Government. I will place it on the Table of the House.
Sri Ch. Vidyasagar Rao: — Government can see that ....

Mr. Speaker: — Let the Government explain.

The honourable Government can see that the service of the officers who have retired also has some place in the services of the Government, and there is no reason why their services should not be continued. Mr. Speaker: — Let the Government explain.

Mr. Speaker: — What about weaker section people? You can plead on behalf of those deserving help.

Sri N. T. Rama Rao: — The Government have appointed a Commission. It has given its report which is under the consideration of the Cabinet Sub-Committee. Within 2 months, it shall be implemented.
paragraph1
paragraph2
paragraph3
paragraph4
with a view to allege grievances of the innumerable members of the society mostly belonging to low income group, in public enterprises, banks, industrial sectors which would generate ... and pending the applications, ...”

Sri N. T. Rama Rao:— I am sorry, it is not a question to be considered now.
(3)  "ಮೊದಲು" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(4)  "ಯಶಸ್ವಿಯಾಯ" ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(5)  "ಸ್ವರೂಪ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(6)  "ಸ್ಪರ್ｓಗು" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(7)  "ಸ್ವರೂಪ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(8)  "ಸ್ರೀಲಂಕಾ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(9)  "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(10) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(11) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(12) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(13) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(14) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(15) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

(16) "ಸುಪ್ರಸಿದ್ಧ" ಅಂದರೆ ಸುಮಾರು ೧೯೮೯ ಸಂಖ್ಯೆಯಿಂದ ಪ್ರತಿ ರೋಜಾಗಿರುವ ಪುಸ್ತಕ, ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ. ಪ್ರತಿ ಸಂಪುಟಕ್ಕೆ ಸಂಬಂಧಿಸಿದ್ದಾರೆ.

మేనియం సార్లత్ స్మార్ట్‌విక్రత్‌ సందర్భంలో,

(1) వాటాన్ని అనుసరించిన ప్రాంతంలో అంతర్నిలు, కిరీడయం ద్వారా ప్రాంతంలో కేంద్రం చేయడం నిపుణం స్థాయి పని సాధనం కొనసాగింది. పుస్తకం తొమ్మిది రాష్ట్ర పాలన కోసం కేంద్రం చేయాలి. కేంద్రం చేయడం కోసం పుస్తకం తొమ్మిది రాష్ట్ర పాలన కోసం సాధనం కొనసాగింది.

(2) ప్రాంతాన్ని అనుసరించిన ప్రాంతంలో అంతర్నిలు, కిరీడయం ద్వారా ప్రాంతంలో కేంద్రం చేయడం నిపుణం స్థాయి పని సాధనం కొనసాగింది. పుస్తకం తొమ్మిది రాష్ట్ర పాలన కోసం కేంద్రం చేయాలి. కేంద్రం చేయడం కోసం పుస్తకం తొమ్మిది రాష్ట్ర పాలన కోసం సాధనం కొనసాగింది.

(3) ప్రాంతాన్ని అనుసరించిన ప్రాంతంలో అంతర్నిలు, కిరీడయం ద్వారా ప్రాంతంలో కేంద్రం చేయడం నిపుణం స్థాయి పని సాధనం కొనసాగింది. పుస్తకం తొమ్మిది రాష్ట్ర పాలన కోసం కేంద్రం చేయాలి. కేంద్రం చేయడం కోసం పుస్తకం తొమ్మిది రాష్ట్ర పాలన కోసం సాధనం కొనసాగింది.
12 ಜನವರಿ, 1939.

ಮನುಕು ಪ್ರಶ್ನೆಯನ್ನು ತೆಗೆದುಕೊಂಡಾಗಿ ಸ್ವೀಕಾರಿಸಿದ್ದಾರೆ. ಇದರಲ್ಲಿ ವಿದ್ಯಾರ್ಥಿಯರು ಎರಡು ಪ್ರಶ್ನೆಗಳನ್ನು ತೆಗೆದುಕೊಂಡಿವೆ. ಒಂದು ಪ್ರಶ್ನೆಯನ್ನು ಎಲ್ಲಾ ವಿದ್ಯಾರ್ಥಿಗಳು ತೆಗೆದುಕೊಂಡವುದು, ಇತರ ಪ್ರಶ್ನೆಯನ್ನು ಅತ್ಯುತ್ತಮ ಅಧ್ಯಯನ ಪಡೆದುದುವುದು ಮಾಡಬೇಕು. ಹಾಗೆಯೇ ವಿದ್ಯಾರ್ಥಿ ಪ್ರತಿ ಪ್ರಶ್ನೆಯ ಸಾಧನಮಾಡುವುದು ಮಹತ್ವದೆಂದರೆ ಉದ್ದೇಶಕ್ಕೆ ಅನುಸರಿಸಿಯರು.

ಪ್ರಶ್ನೆ 1: ಸಾಮಾನ್ಯವಾಗಿ ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 2: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 3: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 4: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 5: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 6: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 7: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?

ಪ್ರಶ್ನೆ 8: ಎಂದರೆ ನಿರ್ದೇಶಿಸಬೇಕು?
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Mr. Speaker:— The rule must be observed.

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సుపియన్నారాయణ సాంప్రదాయం.


6. రోహనారాయణ: — అధ్యాత్మం, అధ్యాత్మం ప్రకారం సంఖ్యలు 24 ఏకాంతం అవసరం. ఆత్మా ఉభాగ ప్రకారం, 4, 50 ఏకాంతం అవసరం. ఆత్మా ఉభాగ అవసరం ప్రకారం, 4, 50 ఏకాంతం అవసరం.

మాహ్మద్ రామారాయణ: — 40 ఏకాంతం అవసరం. ఆత్మా ఉభాగ అవసరం.

పదానామానం ఎందూ కాశిద్వార రంగు మాధ్యమం నివృత్తం చేయండి. 7.11 ఏకాంతం చేయండి, నాయికే.


స్వాతంత్ర్య దినాలు ప్రత్యేకంగా మరియు ఆత్మా ఉభాగ అవసరం ప్రకారం, 4, 50 ఏకాంతం అవసరం.


స్వాతంత్ర్య దినాలు ప్రత్యేకంగా మరియు ఆత్మా ఉభాగ అవసరం ప్రకారం, 4, 50 ఏకాంతం అవసరం.
12 12 నవ, 1989.

స్పష్టంగా మాత్రం కారం పెంచబడింది. చెఫులు, లేదా జాతులు సీంచిన వాస్తవాలను పెంచడానికి కాకుండా, ఇది ప్రస్తుతం జాతులు సేవనం చేస్తున్నాయి. ఈ ఉదాహరణలో ఇది కాకుండా, లేదా జాతులు సేవనం చేస్తున్నాయి.

(ఇ) వర్గం రామనాథ్ భూమీ తీసుకుని 1984 లో స్థానానికంగా పెంచబడింది, శిశు 2 కాలం తరువాత ఉండానికి ఆధారానికంగా మరో శిశు కూడా ఉండానికి ఆధారానికంగా శిశుత్వానికంగా ఉండానికి, శిశు తో పెద్ద శిశు ఉండానికి ఆధారానికంగా ఉండానికి ఆధారానికంగా అనే పరిస్థితిలో గొర్రితో పెంచబడింది. ఈ పరిస్థితిలో పెద్ద శిశు కూడా పెంచబడింది. ఇంకా కొనసాగితే పెద్ద శిశు తో పెద్ద శిశు ఉండానికి ఆధారానికంగా ఉండానికి ఆధారానికంగా ఉండానికి పరిస్థితిలో గొర్రితో పెంచబడింది.

(ఇ) వర్గం పెద్ద శిశుత్వం పెంచబడింది. పెద్ద శిశు తో పెద్ద శిశు ఉండానికి ఆధారానికంగా ఉండానికి ఆధారానికంగా ఉండానికి పరిస్థితిలో గొర్రితో పెంచబడింది. ఈ పరిస్థితిలో పెద్ద శిశు తో పెద్ద శిశు ఉండానికి ఆధారానికంగా ఉండానికి ఆధారానికంగా ఉండానికి పరిస్థితిలో గొర్రితో పెంచబడింది.
(ప్రమాదాయ శ్రవణ)

మాయి సంచాలన నిఃపవంశం

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*10478 ఎటువలి* మామ. మ. మాలె పాలక పాతాల, (హోస్పట్టి), ద. సం మార్పు లవ (ప్రకాశం), మ. మ. సంపత్తి (శాఖారాయి) సంయోగం నిందితం ఉంటే పాతాలకు ఎంత మాయి పడిసేటానంతా వేయాడు:

(3) వారికి తెలియిన సంచాలన ప్రామాణిక దృశ్యం

(4) మాయి ప్రామాణిక ప్రతిగ్రహయుతం మేను మాయలు కోసం; ఓతర్పై సంచేర కోసం సంచాలన ప్రదర్శన ప్రాంథం నిఃపవంశం

12 జూన్స్, 1930. 18
14 12 జూన్, 1989. కౌలువమని ప్రస్తుతం.

(1) సంస్థను ప్రతిపాదించాను సమానం జరిగిందా?

మాధ్యమి, దినం తొయుంది (సంస్థ లోకం) – (1) ప్రభావం.

(2) & (3) అంశాలు. అంశాలు మరియు మరియు సంస్థను ప్రతిపాదించాను అంశాలు. ఇది మారి ఉంది. ఇది మారి ఉంది, మరియు మరియు మరియు సంస్థను ప్రతిపాదించాను సామాన్య సంస్థ సమానం జరిగింది, సుమారు దినం తొయుంది.

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(4) లేదా (6) ప్రతిపాదించాను సమానం జరిగిందా?

అన్నారు, ఓ ముఖ్యం మరియు సంస్థ ప్రతిపాదించాను అంశాలు. ఇది మారి ఉంది. ఇది మారి ఉంది, ఇది మారి ఉంది సంస్థను ప్రతిపాదించాను అంశాలు.

(5) అన్నారు, ఓ ముఖ్యం (సంస్థ లోకం): అన్నారు సంస్థప్రతిపాదించాను అంశాలు? లేదా సంస్థప్రతిపాదించాను అంశాలు? అన్నారు లేదా సంస్థప్రతిపాదించాను అంశాలు? లేదా సంస్థప్రతిపాదించాను అంశాలు?

(6) అన్నారు, ఓ ముఖ్యం, ఇది మారి ఉంది, ఇది మారి ఉంది సంస్థ ప్రతిపాదించాను అంశాలు?

అన్నారు, ఓ ముఖ్యం, ఇది మారి ఉంది సంస్థ ప్రతిపాదించాను అంశాలు?
ప్రతి 3.3 సంఖ్యత్వం మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యంగా మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యం ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. 

ప్రతి 3.4 సంఖ్యత్వం మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యంగా మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యం ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. 

ప్రతి 3.5 సంఖ్యత్వం మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యంగా మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యం ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. 

ప్రతి 3.6 సంఖ్యత్వం మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యంగా మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యం ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. 

ప్రతి 3.7 సంఖ్యత్వం మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యంగా మార్పిడి ప్రత్యేకంగా అధ్యాపకం చెప్పాలి. యొక్క ప్రత్యేకం సామాన్యం ప్రత్యేకంగా అధ్యాపకం చెప్పాలి.
Minister for Small Scale Industries on behalf of Chief Minister (Sri Basheeruddin Babukhan):—

(a) Yes, Sir.

(b) No, Sir.

(c) Yes, Sir. The determination of repairing charges is a matter between the repairers and the traders.
Mr. Speaker:—Whenever the merchants go for stamping, 80.20 rupees, illegally moneys are collected and what steps the Government is going to take to see that the harassment is stopped?

Shri Basheeruddin Babu Khan:—Sir, the Weights and Measures department does not have any contractors of its own. It only licenses certain persons whoever come forward to take the license from the department. They are getting any number of licensees who are doing this work. There is no bar on this to take.

Mr. Speaker:—You have not followed. The question is, that illegal moneys are collected for stamping purposes on those weights.

Shri Basheeruddin Babu Khan:—Sir, the license is given to the repairers. There are contractors appointed by the department. These repairers are only taking licenses, which are renewed every year. There can be any number of persons who can take licenses to repair instruments. The matter is between the traders and the repairers.

Mr. Speaker:—I am asking you—who is stamping?

Shri Basheeruddin Babu Khan:—Sir, the stamping is done by the department.

Mr. Speaker:—So, there the question lies—that the Inspector or whoever is there—he is collecting money for purposes of stamping. Is he entitled to do that? What measures the Government is going to take to stop such malpractices?

Shri Basheeruddin Babu Khan:—Sir, this not brought to the notice of the Government. If there is any complaint alleging that excess amount is being collected by the department....

Mr. Speaker:—No, No, everybody known in the town.

"There is malpractice going on and if the Government says "We do not"—You say: "we are going to take measures and whoever guilty persons are there, we will punish them. Not only that" to facilitate the traders we are going to improve the system now prevailing."

That should be the answer.
Sri Basheeruddin Babu Khan:—Sir, the traders themselves can have their own...

Mr. Speaker:—That is about stamping Sir, you have not followed. Now the question is—not about repairs. Now if I take for repairs, I can get it done. It is my job and then I take them to the department and they stamp it. Now, what business these fellows who stamp it, have got the business of collecting money—illegal money? That is the question.

Sri Basheeruddin Babu Khan:—Sir, that is the allegation. We have no proof that this Government has done that.

Mr. Speaker:—When the Hon’ble Member in the House is telling, it does not require any proof. Already he says that a number of representations were made. What the Government have done?

Sri Basheeruddin Babu Khan:—Sir, it is the representation made against the repairers and not against the department personal.

Mr. Speaker:—There are some malpractices going on and what will you do about it?

Sri Basheeruddin Babu Khan:—Sir, the Government will examine it.

Mr. Speaker:—Have you followed?

Sri Basheeruddin Babu Khan:—No, Sir, I have not.

Mr. Speaker:—Because you are not using ear-phones. Now, what the Government is going to take steps for these illegal collections and to improve the function of the Government—I mean the department?

Sri Basheeruddin Babu Khan:—Sir, if there are any complaints the Government will certainly take steps to improve the working in the department.
Mr. Speaker:—Already the complaints are received. What have you done there?

Shri Basheeruddin Babu Khan:—Sir, these complaints will be looked into.

Mr. Speaker:—How? When are you going to look into them when already 7 years/5 years have passed?

Shri Basheeruddin Babu Khan:—Sir, I have got some figures of prosecutions.

Mr. Speaker:—What steps you have taken for those consumers being hoodwinked?

Shri Basheeruddin Babu Khan:—No specific proposals are there.

Mr. Speaker:—If you go on any road you can find hundreds and hundreds of cases.
Shri Basheeruddin Babu Khan :—Under the Act and rules, we can only book cases......

Mr. Speaker :—That is not the thing. The Hon'ble Members' anxiety and agitation is to see that the Government and the department is activated. They are able to take proper steps to see that the consumer is not put to loss.

Sri Basheeruddin Babu Khan :—From these figures, I can tell you Sir, these figures will speak for themselves; in the year 1985-86; 34,700 cases have been booked; in 1986-87; 39,300 cases have been booked. For 1987-88; 4920 and for 1988-89; 38,500 and upto 8/89; 15,750. The fines collected from those prosecuted is....

Sri K.V. Subba Reddy :—I don't want any money involved. You tell us, how many cases were detected and what all the action taken?

Sri Mohd Jani (Guntur-I) :—How many people are punished?

Sri Basheeruddin Babu Khan :—I am giving those figures only.

Mr. Speaker :—Now these are all for the purpose of statistics. More booking the cases will not solve the problem of the consumer. The only thing is, booking cases is not sufficient. Only for statistical purpose it is done. Everybody knows about it. How many of those booked cases ended in conviction etc., and what are those details? The department would able to tell you. Why only about the figures of cases booked. About prosecution also, they should give you the information.

Mr. Speaker :—I have asked him. If you are having information you can please tell. Otherwise I am postponing this question seriously—because the Government should pull up the department for making more efforts to see that the malpractice is put an end to because other consumers like me and you and everybody is being hoodwinked everyday on account of not weighing or anything like that. So the Government should be more active.

Shri Basheeruddin Babu Khan :—Sir, I will give you. Andhra Pradesh is the leading State in the country. The next
State has only 50% of the cases of what is being booked in Andhra Pradesh.

Mr. Speaker:—I understand the anxiety of the Members. But it is already 9-30 A.M.

Mr. Speaker:—I am not concerned. That is why, I am coming to your rescue. If you require some time more I postpone. Otherwise, I will allow only one supplementary.

Mr. Speaker:—When I am asking him to reply it is 9-30 a.m. Throughout the country not more than a minute is allowed after question hour. After exactly one hour, all the proceedings are stopped.

Mr. Speaker:—I am not concerned. That is why, I am coming to your rescue. If you require some time more I postpone. Otherwise, I will allow only one supplementary.

Mr. Speaker:—I am not concerned. That is why, I am coming to your rescue. If you require some time more I postpone. Otherwise, I will allow only one supplementary.
Mr. Speaker:—If you want some further enquiry to take place, Government should see that the enquiry takes place.

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11105 — நல்லூர் ம. தா. வி. தரசு, ம. புரூத்தானா:—

(1) விளக்கப்படுத்து குறிப்பிட்டு, மேலும் முன்னெடுத்தம் 'மருகுத்துண்' என்று விளக்கம் செய்யும் போது நூற்றண்டுகள் 10 முதல் கூறுகாலம் வருகை என்றே என்றம்;

(2) மேலும், எனது மனுஷியுடன் இருந்து விளக்காவிட்டால், என்று என்று என்று என்று!

வரலை குறிப் (1) ம. மரபுதல்):—

(3) அதற்குத், மேலும் குறிப்பிட்டே குறிப்பிட்டே குறிப்பிட்டே குறிப்பிட்டே என்ற சொல்லையும் இன்னொரு போது இதை தெரியவும் என்றால், மேலும் வகையாக விளக்கம் 10 முதல் கூறுகாலம் வருகை என்றே என்றம் மேலும் மேல்
12 జూలై, 1958.

(శాస్త్ర భాషలోని సాహిత్య ప్రతిపాదన భావణి)

శాస్త్రాన్ని ప్రాంతం ముఖ్యమైన అంశం అంటే అతి నాటువిద్య దృశ్యం కెంత్రం వంటి సంస్కృతి నుండి ప్రభుకుదలు వయస్సు నిపుణుడుల కేంద్రేత వహిస్తుంది. శాస్త్ర అవార్డు విద్యా సంస్కృతి విద్యా ప్రతిపాదన నిపుణుడుల విశ్వేషణ వివిధ శబ్దాలు వంటిని ప్రాంతానికి ధర్మానికి విద్యా ప్రతిపాదన విద్యా ప్రతిపాదన నిమిషానికి సాధించబడింది. ఈ శాస్త్రాన్ని ప్రాంతానికి విద్యా ప్రతిపాదన నిమిషానికి సాధించబడింది. ఈ ప్రతిపాదన నిమిషానికి సాధించబడింది. ఈ ప్రతిపాదన నిమిషానికి సాధించబడింది. ఈ ప్రతిపాదన నిమిషానికి సాధించబడింది.

ప్రపంచాన్ని నిర్మాణం, ఇంటి ప్రతిపాదన నిమిషానికి సాధించబడింది.

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10457—(ప్రతిపాదన సంచారం, ఈALLERY (ముఖ్యం), సంచారం (తూర్పు), భాషా మాతృ ఠిత్తు) ఈALLERY (ముఖ్యం), భాషాసంచారం (ముఖ్యం), భాషా మాతృ ఠిత్తు మాతృ ఠిత్తు మాతృ ఠిత్తు.

(ప్రతిపాదన సంచారం, ఈALLERY ప్రతిపాదన నిమిషానికి సాధించబడింది.

(ప్రతిపాదన సంచారం, ఈALLERY ప్రతిపాదన నిమిషానికి సాధించబడింది.

(ప్రతిపాదన సంచారం, ఈALLERY ప్రతిపాదన నిమిషానికి సాధించబడింది.

ఈALLERY ప్రతిపాదన నిమిషానికి సాధించబడింది.

శాస్త్రాన్ని ప్రాంతానికి (ప్రతిపాదన సంచారం) సంచారం 10 సంచారం మగఫలం కెంత్రు అంటే విద్యా ప్రతిపాదన నిమిషానికి సాధించబడింది 1078-19 సంచారం ప్రతి ప్రతిపాదన నిమిషానికి సాధించబడింది 1984 మరియం సంచారం కెంత్రు అంటే విద్యా ప్రతిపాదన నిమిషానికి సాధించబడింది 1989-90 సంచారం ప్రతిపాదన నిమిషానికి సాధించబడింది.

(ప్రతిపాదన సంచారం, ఈALLERY ప్రతిపాదన నిమిషానికి సాధించబడింది.

(ప్రతిపాదన సంచారం, ఈALLERY ప్రతిపాదన నిమిషానికి సాధించబడింది.

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(1) ಮೇಸ್ ಲುಬ್ಬುಗುಲಿರುವ ಚೇನ್ ಚಿತ್ರ, ಉಳಿಯುವ ಭಾರಾಗಿದ ಹಣ ಮಾಡುವದು. ಅದನ್ನು ವಿಶೇಷವಾಗಿ ಚಲಿಸುವುದು ಹಲವಾರು, ಇತರರು, ರಾಷ್ಟ್ರ ಮತ್ತು ಅಸ್ತಿತ್ವಕ್ಕಾಗಿ ಹೋಲುವಾಗ ಮೇಸ್ ಹಣ ನೀಡುವ ಸಾಧನೆಗಳು. ಇದರ ಸೂತ್ರ ವಿಶೇಷವಾಗಿ 1880 ರಿಂದ 1889 ರವರೆಗಿನ ಕಾಲದಲ್ಲಿ ಎಣೆ 18,051 ಹೊಂಗे.

(2) ಮೇಸ್ ಹೊಸಹಾಗಿಯುದು: ನಾಳುಕಾಡ ವಿವಿಧ ಮಾಡುವ ಹಣವಾದ ಚೇನ್ ಚಿತ್ರ, ಉಳಿಯುವ ಭಾರಾಗಿದ ಮಾಡಬಹುದು. ಅದನ್ನು ವಿಶೇಷವಾಗಿ ಚಲಿಸುವುದು ಹಲವಾರು, ಇತರರು, ರಾಷ್ಟ್ರ ಮತ್ತು ಅಸ್ತಿತ್ವಕ್ಕಾಗಿ ಹೋಲುವಾಗ ಮೇಸ್ ಹಣ ಹಣ ನೀಡುವ ಸಾಧನೆಗಳು. ಇದರ ಸೂತ್ರ ವಿಶೇಷವಾಗಿ 1884 ರಿಂದ 1889 ರವರೆಗಿನ ಕಾಲದಲ್ಲಿ ಎಣೆ 18,051 ಹೊಂಗೆ.

(3) ಕ್ರಮಾಂಗ. ಮೇಸ್ ಹೊಸಹಾಗಿಯುದು: ಮೇಸ್ ಹೊಸಹಾಗಿಯುದು ಹಣ ಮಾಡುವ ಹಣ ಹಣ ನೀಡುವ ಸಾಧನೆಗಳು. 1880-90 ರಿಂದ 1889 ರವರೆಗಿನ ಕಾಲದಲ್ಲಿ ಹೊಸಹಾಗಿಯುದು ನೀಡುವ ಹಣ ಹಣ ನೀಡುವ ಸಾಧನೆಗಳು. 1880-90 ರಿಂದ 1889 ರವರೆಗಿನ ಕಾಲದಲ್ಲಿ ಹೊಸಹಾಗಿಯುದು ಹಣ ಹಣ ನೀಡುವ ಸಾಧನೆಗಳು.
Smt. Y. Sita Devi:—I must bring it to the notice of the House.

Mr. Speaker:—The Government should enquire into it and submit a report.

Mr. Speaker:—The Assurance Committee will consider this.

Mr. Speaker:—On 15th a report should be given to the House.

Mr. Speaker:—I have listened to your arguments. Next year we do not know how things will be.

Sri C. Vithal Reddy:—House Committee may be constituted.

Mr. Speaker:—For this there is no House Committee required. The Hon'ble Education Minister will enquire and submit a report.
(1) 30-8-1958 ఇ సంవత్సరం నుండి సమాచార సంఘం యొక్క నందిస్థలో సంచారించింది. ఇది చెందించిన సమాచార సంఘం యొక్క నందిస్థలో సంచారించింది.

(2) ఆహార సంచారించిన సమాచార సంఘం యొక్క నందిస్థలో సంచారించింది.

(3) ఆహార సంచారించిన సమాచార సంఘం యొక్క నందిస్థలో సంచారించింది.
Mr. Speaker: You give me notice; I will permit it.

Mr. Speaker: Half an hour I have given time for this question.

Mr. Speaker: More than half an hour time I have allowed.
SEIZURE OF PANCHALOHA IDOL OF KONDAVEETI HILL

1—

10509-Q.—Sarvasri Mohd. Jani and R. Chenga Reddy.—Will the Minister for Endowments be pleased to state:

(a) whether it is a fact that the Police of Guntur District have seized the Panchaloha Idol stolen from the ancient temple situated on Kondaveeti Hill; and

(b) if so, the particulars thereof?

A—

(a) No, Sir.

(b) does not arise.

ISSUE OF HOUSE-SITE PATTAS TO FISHERMEN

2—

4004-Q.—Sarvasri V. Sreeramuhi and V. Jayapal.—Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that pattas for house sites were given to the fishermen in Pattapupalem village, Annagaripalem Panchayat, Kavali Mandal, Nellore District; and

(b) whether possession of the sites were given to them, if not when they will be given and when construction work will be taken up?

A—

(a) No, Sir.

(b) Since the matter is pending in the High Court, action will be taken after receipt of orders from the High Court.

SURVEY ON IDENTIFICATION OF POOR FAMILIES FOR ALLOTMENT OF HOUSE-SITES

3—

10033-Q.—Sri A. Dharma Rao.—Will the Minister for Social Welfare be pleased to state:

(a) whether the Government have identified the poor families in the state eligible for allotment of House-Sites;
Sanction of Loans to Handicapped Persons through Self Employment Scheme etc.

10804-Q.—Sri U. Venkateswarlu:— Will the Minister for Social Welfare be pleased to state:

(a) whether loan facilities are provided to the handicapped persons to eke out their livelihood through self-employment etc.;

(b) if so, the amount provided way of loan together with the number of persons to whom such loan is given during 1987-88; and

(c) the number of applications received for the said loan in Guntur District, the number of persons found eligible therein and the loan amount given to them?

A—

(a) Yes, Sir.

(b) Under 20% Margin Money Scheme the Corporation has released Margin Money to 1038 handicapped persons amounting to Rs. 14,34,631 in Andhra Pradesh during the year 1987-88 in addition to 80% loan provided by various banks in the State.

(c) During the year-88-202 applications ave been received under the above scheme in Guntur District out of which 166 applications were found eligible and sanctioned margin money loan, Bank loan and subsidy amounting to Rs. 2,31,400.

Misappropriation in Oil Mongers Co-operative Society

10374-Q.—Sarvasri P. Appala Naidu, K. Chitti Naidu, M.V.V. Satyanarayana and A. Ramchandra Rao:— Will the Minister for Small-Scale Industries be pleased to state:

(a) whether it is a fact that the funds sanctioned by the Khadi and Village Industries Board have been mis-appropriated in Oil Mongers Co-operative (Industrial) Society of Parvada Mandal in Visakhapatnam District; and

(b) if so, their number; and

(c) whether the Government has any time bound programme to provide house sites to all of them?
(b) if so, action taken thereon.

A—

(a) No, Sir. The Paravada Oil Mongers Industrial Co-operative Society Limited, Paravada, Vizianagaram District was sanctioned a sum of Rs. 4,250 during the year 1963-64. The society has repaid the entire amount under loan principal by 1971. The society has become defunct and is not working and the audit reports on the society did not reveal any mis-appropriation of funds.

(b) Does not arise.

DEATH OF CHILDREN IN THE LAKE NEAR HOTEL BANJARA

6—

9761-Q.—Sri Ch. Vidyasagar Rao :— Will the Minister for Small Scale Industries be pleased to State:

(a) whether it is a fact that a number of young children died due to drowning in the lake situated near Hotel Banjara at Hyderabad; and

(b) if so, the steps taken to prevent such deaths?

A—

(a) No, Sir.

(b) Does not arise.

APPOINTMENT OF S.Cs. AND S.Ts. TO THE POSTS OF GRADE-II EXECUTIVE OFFICERS.

7—

1758-Q.—Sri Paturu Ramaiah :— Will the Minister for Panchayati Raj be pleased to state:

(a) whether the rule of reservation for the members of Scheduled Caste applied to the appointments or promotions to the posts of Grade-II Executive Officers of Gram Panchayats up to G.O. Ms. No. 298, Panchayati Raj Department, dated 14-5-1983;

(b) how many promotions or appointments were made to the posts of Grade-II Executive Officers by the Collector (PW) Krishna and Commissioner of Panchayati Raj, Hyderabad during the period from 1-1-1974 to G.O.Ms. No. 298, Panchayati Raj Department, dated 14-5-1983; and

(c) how many posts of Grade-II Executive Officers were due to the members of Scheduled Caste under the rule of reservation during
DUEL FUNCTIONS OF THE MEMBERS OF VILLAGE PAN-CHAYAT COMMITTEE.

9—

5296—Q.—Sri D. ChlHma Malliah:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether any persons are functioning simultaneously as members of one village panchayat committee and as Vice President of another village Tappers Co-operative Society or having no connection with the Tappers Co-operative Society at all;

(b) if so, the Districtwise number of such persons functioning in the State in general and the village wise Number of persons in Karimnagar District in particular ; and

(c) the action taken against such persons ?

A.—

(a), (b) & (c) In Srikakulam District One Sri Konki Jagannayakulu, general Member of Toddy Co-operative Society, Nowpada is functioning as Vice President of Rallapeta gram panchayat. As per the Excise policy of 1988-89 a member of Tappers Co-operative Society should be resident of that Village only. Sri K. Jagannayakulu is not the resident of Nowpada (village). Sri K. Jagannayakulu has resigned from the membership of the society which was accepted.

In Mahabubnagar District, the President of Tappers Co-operative Society, Gadwal is also functioning as Sarpanch of Chagapur (village). The President of the society has been removed from the Presidentship as well as primary membership on 16-7-1988 by the Divisional Co-operative Officer, Wanaparthy. The removed president has filed the W.P. in High Court and the same is pending.

EXCESS COLLECTION FROM THE VEGETABLE VENDORS.

10—

5969—Q.—Sri K. Venkata Rao:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that Rs. 8 have been collected as tax per basket from the vegetable vendors instead of Rs. 2 as prescribed at the vegetable markets of Avanigadda, Koduru, Nagayalanka in Avanigadda Constituency and Challapalli and Lakshmipuram of Nidubrolu Constituency ; and

(b) if so, the action taken against the persons responsible for the same ?

A.—

(a) All the 5 Gram Panchayats viz., Avanigadda
Koduru, Nagayalanka, Challapalli and Lakshmipuram did not receive any complaints of collection of excess rates from the vegetable vendors during the year 1986-87 by the bidders. The bidders have collected the amounts as per the rates fixed by the Gram Panchayats at the time of conduct of auction of Weekly Markets. However, during the year 1987-88, it was a fact that the successful bidders have collected the excess rates i.e., more than the rates fixed by the Gram Panchayats, from the vendors in all these five Gram Panchayats.

IRREGULARITIES IN EXECUTION OF DRINKING WATER SCHEME OF SATHANAPALLY.

6706—Q.— Sarvasri P. Venkatapathi, N. Raghava Reddy, B. Venkateswara Rao and P. Ramaiah:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether any enquiry was conducted into the irregularities occurred in the execution of drinking water scheme of Sathanapally of Guntur District;

(b) if so, the action taken against the persons responsible for the irregularities; and

(c) the steps taken to ensure water supply to Sathanapally Municipality?

A.—

(a) Yes, Sir,

(b) Necessary charges have been framed by the Superintending Engineer (PR), Guntur who is appointed as Enquiry Officer against the persons responsible for the irregularities. Their explanations are awaited.

(c) The scheme is handed over to Sathanapally Municipality on 20-10-87. Further action for the improvements and commissioning of the scheme is taken up by Public Health Engineering Department.

CONSTRUCTION OF SCHOOL BUILDING AT PATHANAPURAM VILLAGE.

6951—Q.— Sarvasri Ch. Vidyasagar Rao and V. Sreeramulu Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the school building constructed in 1981 at Pathanapuram village, Atmakur Samithi of Nellore District entirely with the funds of Samithi bears a plaque containing the name of the contractor as the donor of the building;
Whether this matter was published in Eenadu with photo in 1981 and again on 29-10-85 when a lawyer filed a clarificatory suit in the Nellore District Court;

(c) if so, the action taken by the Government in the matter?

A.—

(a) Yes, Sir.

(b) The matter was not published in Eenadu with photo in 1981 but the matter was published on 3-12-83 and 29-10-85. No lawyer filed a clarificatory suit in the Nellore District Court. It is, however true and a lawyer notice was issued to the then Block Development Officer Atmakur.

(c) On the orders of Government, the Mandal Development Officer, Mandal Praja Parishad, Kaligiri, has since removed the old plaque and installed a new plaque indicating that building is constructed under “Food for Work Programme”.

QUARRYING OF SAND AND GRAVEL BY THE SIDE OF THE ROAD IN PARVADA MANDAL

13—

10075—(W)—Q.—Sarvasri P. Appala Naidu, K. Chitti Naidu, M. V. V. Satyanarayana and A. Ramachander Rao:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that public roads laid by spending lakhs of rupees, are being washed away during rainy season because of the pits formed on account of quarrying sand and gravel by the side of the roads by lorry and quarry owners in Kalapaka, Swayambuvaram and Padarwada villages of Parwada Mandal of Visakhapatnam District; and

(b) whether any action was taken against the erring quarry owners, if not, the reasons therefor?

A.—

(a) No Sir, Sand quarrying is being done by the side of the road in private lands in between villages Visakhapatnam and Swayambhuvaram in 7/4 to 7/6 KM of the road GPY road to Islampeta. But gravel quarrying is not being done on the sides of the above land. As regards to the other roads of Paravada Mandal, both Zilla Praja Parishad and Mandal Praja Parishad sand and gravel quarrying is not being done causing damage to roads. At present the road referred to above is not damaged and there is likely hood of damage if sand quarrying is done by the side of the road in future.
ALLOCATION OF FUNDS UNDER NREP TO NEELADEVI PURAM VILLAGE.

14—

10217—Q.—Sarvasri T. Seetharam, K. Yarran Naidu and T. Bhadraiah:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that Rs. 2.00 lakhs have been allocated under NREP in the year 1987 for laying road in Neeladevipuram Village, Boorja Mandalam Srikakulam District;

(b) if so, the reasons for not utilising the said amount for the purpose for which it has been meant; and

(c) whether the Government is contemplating to re-allot the same for some other purpose?

A.—

(a) The work of laying road in Neeladevipuram village was sanctioned under RLEOP in (87-88).

(b) and (c) The work was originally entrusted to Sri Lanka Sree ramamurthy, Village Level Committee sponsored by the Gram Panchayat, Neeladevipuram. Earth work was done to some extent but then the work was stopped in view of injunction orders issued by the Finally Government have examined the matter and considered that the remaining work be entrusted to village Level Committee and should be completed through Sri L. Srirama Murthy Who was authorised previously to do this work. Accordingly instructions were issued to the District Development Officer, Zilla Praja Parishad, Srikakulam.

WORK LOAD ON PANCHAYAT EXTENSION OFFICERS.

15—

10437—Q.—Smt. G.Kuthulalamma:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is fact that the Panchayat Extension Officers working in certain Mandals of Chittoor District are attending to the work without any support staff; if so, their number; and

(b) the number of Panchayats looked after by each Extension Officer in the District; and the steps taken to reduce their work load?

A.—

(a) In Chittoor District, there were 20 former Panchayat Samithis, where 26 Extension Officers (Panchayats) had worked, but now they have to work in 66 Mandala Praja Parishads. In the previous panchayat samithis set-up, there were two Extension Officers (Pts.) in
certain Samithis where the number of Gram Panchayats were more than 60. Each Panchayat Samithi irrespective of single or plural Extension Officer (Pts.), one L.D.C. one Sevak were provided, according to the posts sanctioned. When the Mandal set-up was introduced, Extension Officer (Pts.) were withdrawn in the first instance and kept under administrative control of District Panchayat Officers. Subsequently they have been kept at the respective head-quarters of the erstwhile Panchayat Samithis under the administrative control of Mandal Development Officers. Due to this reason, the above said supporting staff is not available to the 6 additional Extension Officers (Pts.), as referred to above.

(b) The work load assigned to such Extension Officer (Pts.) is 2 to 3 Mandals. In certain case it is 3 to 4 Mandals. The jurisdiction of Mandal Praja Parishad is with reference to the geographical position as well as number of Gram Panchayats in each Mandal. The question of reducing the work load does not arise.

DELAY IN EXECUTION OF WATER SUPPLY SCHEME AT NARKETPALLY

16—

10882-Q.-Sarvasri K. Yeerannaaidu, T. Seetharam, B. Janardhan Reddy and B. Rajiah:—Will the Minister for Panchayati Raj be pleased to state :

(a) whether it is a fact that Protected Water Supply Scheme at Narketpally, Nalgonda district has not been started so far even after sanction of Rs. 15.00 lakhs and also purchasing of Water Filtering Machine and 295 pipes ;

(b) if so, the reasons for the delay in executing the said Scheme and the persons responsible for the same; and

(c) the steps taken to expedite the execution of the Scheme?

A.—

(a), (b) and (c) There is an existing Protected Water Supply scheme functioning for Narketpally. Augmentation of PWS Scheme is taken up and pipes procured, will be laid after obtaining permission from National Highway Authorities. There is also a proposal for setting-up defluoridation plant under Technology Mission and is expected to be completed by end of 1989-90.
EMBEZZLEMENT OF FUNDS BY THE SARPANCH OF GOLI VILLAGE

17.—

10912-Q.—Sarvasri C. Vittal Reddy, G. Yadagiri Reddy and V. Narayana Rao.—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that no action has been taken so far against Sri Thativarthi Gopi Reddy, Sarpanch of Goli Village in Rentachintala Mandal of Guntur District eventhough it was proved in the enquiry that he has drawn Rs. 6,09,124-10 from the treasury embezzled it;

(b) whether any steps were taken to launch criminal procedure against him to recover the embezzled amount; and

(c) whether it is also a fact that members of the Panchayat are getting agitated as he is not removed so far from the office of Sarpanch eventhough it has been proved in the enquiry that he has drawn one cheque for Rs. 90/- second cheque for Rs. 90,030/- and third cheque for Rs. 14,700/- from the Treasury accounts?

A.—

(a) No Sir, Sri T. Gopi Reddy, Sarpanch, Goli Gram Panchayat has been suspended under section 50 (9) of the Act in Collector's Proceedings Roc. No.8269/88-G1(2), dated 16-9-1988, pending final action on the show cause notice issued to him for removal from Office of Sarpanch under section-50 (1) of the Act as the said Sarpanch has made heavy drawal of moneys amounting to Rs. 6,09,124-10 within a short span of five months from May 1988 to September, 1988 and has failed to produce the records before the inspecting Officers. The District Panchayat Officer, Guntur has also issued order in Roc. No. 8269/88-G1, dated 16-9-1988 prohibiting drawal of moneys by Sarpanch. The orders of the Collector have, however, been suspended by the High Court in their Order dated : 26-9-1988 in W.P.M.P.No. 18273/88 in W.P.No. 14432/88. Orders of District Panchayat Officer, Guntur prohibiting drawal of money by Sarpanch were also set aside by the High Court in W.P.M.P.No. 18274/88 in W.P.No. 14432/88. The Writ Petition is pending disposal and since the matter is sub-judice, no further action could be taken by Collector in the matter.

(b) Since, there are stay orders of High Court for the action initiated by Collector against the Sarpanch, no further action could be taken for filing criminal prosecution.

(c) Action could not be taken since this matter is sub judice.
STARVATION DEATH OF GONDU TRIBE OF BOJJIGUDA VILLAGE OF ADILABAD DISTRICT.

18.—

10932-Q.—Sarvasri Vidyasagar Rao, A. Narendra and B. Bal Reddy:— Will the Minister for Scheduled Tribes be pleased to state:

(a) whether it is a fact that Sri Dev Rao belonging to the Gondu Tribe of Bojjiguda Village of Omri Panchayat of Narnur Mandal of Adilabad district has committed suicide in Forest due to starvation and also as he failed to provide minimum food for his family on 11-12-1988; and:

(b) if so, the steps taken by the Government to prevent further, starvation deaths of the 40 o/o Girijans of Adilabad district?

A.—

(a) The body of the individual was found hanging to a tree deep inside a thick forest on 17-12-1988 in an advanced stage of decomposition. The death of individual appears to be due to suicide.

(b) Rs. 2,000/- was sanctioned as ex-gratia for family of the deceased. Further steps to assign lands and sanction of widow pension are being taken in the matter.

CONSTRUCTION OF GOVERNMENT PRESS BUILDING AT KURNOOL

19.—

10068-(I)-Q. —Sri V. Ramabhupal Chowdary:— Will the Minister for Labour and Printing be pleased to state:

(a) whether there is any proposal to construct a building for locating Government Press at Kurnool; and

(b) if so, the amount allotted for the same and the time by which the building is likely to be completed?

A.—

(a) No Sir.

(b) Does not arise.

DEPOSITS IN BOGUS FINANCE COMPANIES

20.—

9560-Q.—Sarvasri K. Satyanarayana S. Venugopala Chary, K. Venkat Naidu, and O. S. S. Sivajit:— Will the Minister for Home be pleased to state.
(a) whether 576 complaints were registered from people who have lost Rs. 75,54,058 on account of deposit made by them in Bogus Finance Companies, whose head office are located in Kerala and Tamil Nadu States;

(b) whether a rough estimate of amounts lost by people in our State on deposits made in ten bogus Finance Companies is to tune of Rs. 4,35,41,586; and

(c) whether any C.B.C.I.D. enquiry was instituted against the said ten Bogus Finance Companies?

A.—

(a) 556 complaints were registered from people who have lost Rs. 75,55,058 on account of deposits made by them in Bogus Finance Companies.

(b) Yes, Sir.

(c) Yes, Sir. Investigation by C.B.C.I.D. is in progress.

POLICE FIRINGS IN THE STATE

21

9664-Q.—Sri C. Narai Reddy :—Will the Minister for Home be pleased to state:

(a) the number of Police firings, taken place in the State to maintain Law and Order in 1984-85:

(b) the number of cases in which Judicial Enquiry was ordered; and

(c) the steps taken to minimise the firings?

A.—

(a) Police opened fire on 74 occasions in 1984 and on 32 occasions during the year 1985 to maintain Law and Order.

(b) Judicial Enquiries were ordered in one incident during 1984 and in one incident in 1985.

(c) Instructions were issued from time to time to all Officers to show maximum restraint while dealing with mob and to open fire only as a last resort.

ARREST OF WOMEN PICK-POCKETTERS IN TWIN CITIES

22—

10006-Q.—Sarasri P. Janardhan Reddy and K. Ram Bhupal Reddy:—Will the Minister for Home be pleased state:

(a) whether it is fact that women pick-pocketers are very active in twin cities; and
(b) if so, number of them arrested during the current year?

A.—
(a) Yes Sir.
(b) 9 (Nine)

DOWRY DEATHS IN RANGA REDDY DISTRICT AND IN TWIN CITIES

23—
10028-Q.— _Sarvasri P. Janardhan Reddy, Mohd. Juni and Y.S. Rajasekhar Reddy:_ Will the Minister for Home be pleased to state:

(a) the number of dowry death cases registered in Ranga Reddy District and Twin cities of Hyderabad and Secunderabad from January, 1987 to this day;

(b) the action taken by the Government in those cases; and

(c) the steps taken so far to curb dowry deaths?

A.—
(a) Ranga Reddy District 34.
Twin Cities 35.
(b) In Ranga Reddy District: 20 cases were charged and all are pending, trial in Courts.
2 cases are treated as mistake of fact.
12 cases are under investigation.
In Twin Cities:
17 cases were charged and are pending trial in the courts.
18 cases are under investigation.
(c) A special cell under the C.I.D. has been created by the Government exclusively to deal with the cases pertaining to atrocities against woman. All the cases are treated as Grave Crimes. Mahila Courts also have been established for ensuring speedy disposal of these cases.

MURDER OF A PERSON AT TADIPARTHY VILLAGE

24—
10131-Q.— _Sarvasri D. China Malliaiah and V. Narayana Rao:_ Will the Minister for Home be pleased to state:

Whether it is a fact that caste Hindus have murdered Sri T.Vemaiah and brutally injured T. Penchalaiah (SCs) on 4-7-1988 at Tadiparthi village, Podalakur Mandal, Nellore district; if so, the action taken against the culprits?

A.—
On 4-7-1988 Tadiparthi Vemaiah of Thatiparthi village was murdered and T. China Penchalaiah was injured by P. Polireddy and 17
others of Thatiparthi Village. A case in Cr. No. 58/88 U/s 147, 307
302 r/w 149 IPC was registered at Podalakur PS. All accused were
arrested and sent for remand. A case is under investigation pending,
receipt of the chemical Examiners's report.

BOOKING OF INNOCENT PERSONS UNDER IPC
SECTION IN KESARAM VILLAGE

25-  

10471-Q.— Sarvasri N. Raghava Reddy, A. Lakshminarayama,
P. Venkataapathy and M. Ramakrishna Rao :—Will the Minister for
Home be pleased to state :

(a) whether it is a fact that false cases (Cr. Nos. 18/87 and 22/87)
were booked under IPC Section 307, 325 against innocent persons in
Kesaram Village, under PS Penpahad in Suryapat Mandal and Nalgonda
District;

(b) whether it is also a fact that both CB.CID and Director-General
Vigilance and Enforcement have enquired into these cases; and

(c) if so, the findings of these enquiries and the action taken agai­

nast those found guilty and the action taken to withdraw the cases?

A—

(a) It is not fact that false cases in Cr. No. 18/87 under section
148, 307 and 325 IPC read with 27 Arms Act and 22/87 u/s 436 IPC were
registered against innocent people at Kesaram Village of Penpahad PS
as alleged. In the year 1987, there was fraction between two groups of
TDP lead by Amrutha Reddy ADA A.P. Co-op. Central Agricultural
Development Bank Ltd., and other lead by Tulsidhar Reddy. In his
connection, number of cases and counters were registered against both
the groups.

(b) The cases were enquired into by C.B.C.I.D. and Vigilance &
Enforcement. The case in Cr.No. 18/87 has been withdrawn from the
Court by A.P.P.O., Suryapat and Cr.No. 22/87 was referred as U.M.
on 30-12-87 for lack of evidence.

(c) The S.I. Penpahad PS and S.I. Suryapat Rural were handed up
on a P.R. for perfunctory investigation in the above cases.
MURDER OF VILLAGE PRESIDENT OF KUNTAPALLY VILLAGE, NALGONDA DISTRICT

26—

10563-Q.— Sarvasri N. Janardhan Reddy, K. Yerran Naidu and G.S.S. Sivaji.—Will the Minister for Home be pleased to state:

(a) whether it is a fact that Sri Koti Venkat Reddy, TDP, Village President, Kuntapally village, Thungathurthy Mandalam, Nalgonda District was killed by goondas at 3.00 P.M. on Wednesday the 20th October, 1988;

(b) whether the Goondas maintained by the Congress party are indulging in decoities, murders, etc., in the garb of Naxalites in Warangal and Nalgonda Districts; and

(c) if so, the action taken to apprehend the culprits?

A.—

(a) Yes, Sir.

(b) There is no such information. However a close watch is kept on such elements.

(c) A case in Cr. No. 35/88 U/s 147, 302 IPC was registered at PS Thunga Thurthi on the same day of the alleged murder. Out of the 7 accused one, Vallala Yadagiri r/o Kukkadam was murdered by U.G. Roc Cadre Godisala Mallaiah at Thonta Mallaiah and his followers, in retaliation and a case in Cr. No. 100/88 u/s 147, 302 r/w 149 IPC and u/s 25, 27 LA. Act registered at Thorrur PS. Two were surrendered in the Court and the remaining were arrested and remanded to judicial custody. Case is being charged.

MURDER OF WOMEN AT GRAMMAR SCHOOL, HYDERABAD

27—

10679—Q— Sarvasri P. Janardhan Reddy and R. Damodar Reddy:— Will the Minister for Home be pleased to state:

(a) whether it is a fact that one Smt. Manikyamma, resident of Malakpet was murdered at Grammar School, Abids Bus Stand in a broad day light at about 5 p.m. on 15th November, 1988;

(b) if so, whether the police arrested any-body so far and case registered; and

(c) whether the reasons for the murder known so far?

A.—

(a) Yes Sir.
(b) A case in Cr.No. 349/88 U/s 302 IPC was registered at Abids Road Police Station. 3 accused persons were arrested on 7-1-1989 and remanded to judicial custody.

(c) The deceased and accused are blood relatives. The accused strongly suspected that the deceased was primarily responsible for kidnapping and molesting of one Pushpa, wife of the accused. Since then the accused are planning to do away with her.

MURDER OF A PERSON INSIDE THE CITY CIVIL COURT HYDERABAD.

28—

10733-Q.—Sarvasri D. K. Samarasingha Reddy, A. Dharma Rao, P. Janardhan Reddy and R. Chenna Reddy:—Will the Minister for Home be pleased to state:

(a) whether it is a fact that one Mr. Azizuddin Alias Baba was brutally attacked and murdered by a group of persons inside the City Civil Court, Hyderabad on 5-12-1988.

(b) Whether any other people other than Baba were also attacked;

(c) the reasons for such glaring attack in the Courts:

(d) whether the culprits were arrested and charge sheeted; and

(e) the action taken by Government in the case?

A.—

(a) Yes Sir.

(b) One Shiv Shanker was also stabbed by the accused party.

(c) There is a dispute for property between the accused and the deceased and some private suits are pending in the City Civil Court Hyderabad. With a view to do away with Rahimuddin to end litigation the incident was perpetrated.

(d) Nine (9) persons were arrested and efforts are being continued to apprehend the remaining 6 accused.

(e) Having registered the case, an Armed picket has been posted at the residence of the complainant and security arrangements have been tightened up at the Court premises. Two parties consisting of one Sub-Inspector, one Head Constable and 2 Constables have been formed to check the suspects and un-social elements in the court premises to ensure that there is no reoccurrence of such incidents.
HOISTING OF PAKISTAN FLAG AT SADASIVPET ON 15TH AUGUST.

29—

10794-Q.—Sarvesri B. Bal Reddy, R. Srinivas Reddy, A. Narendra, R. Ravindranath Reddy, Ch. Vidyasagar Rao and V. Sreeramulu—Will the Minister for Home be pleased to state:

(a) whether it is a fact that certain religious fanatics have hoisted Pakistan Flag on 15th August, at Sadāsivpet in Medak District; and

(b) if so, the action taken against the persons responsible for such act?

A.—

(a) No Sir. On 23-8-1988 Sri Shaik Sayeed of Sadasivpet town has tied a Green Coloured Flag with a star and half moon on it to a rod on the top of the R.T.C. Bus stand.

(b) A case in Cr. No. 108/88 U/s 153 (A) IPC was registered at Sadasivpet. Sri Shaik Sayeed and Sri Shafl S/o Sharfuddin were arrested on 7-9-1988. Local muslim leaders held discussion and decided to ensure that such things would not happen in future.

CONSTRUCTION OF PEDDABALLI IRRIGATION PROJECT AT KADIRI.

30—

2103-Q.—Sri S. Venkata Reddy—Will the Minister for Minor Irrigation be pleased to state.

The stage at which the construction of Peddaballi Irrigation Project at Kadiri Taluk in Anantapur District stands at present?

A.—

Administrative approval has been accorded to the estimate for formation of a reservoir across Papagni river near Peddaballi (v) Nambulapulakunta (M) for an amount of Rs. 3.99 crores under European Economic Community Aided Programme. The work is taken up for execution. An expenditure of about Rs. 14-62 lakhs has been incurred upto 15-2-1989. The work is in progress.

RE-OPENING OF ANTERGAM TEXTILES CO-OPERATIVE PRODUCTION AND SALES SOCIETY LIMITED.

31—

1069-Q.—Sarvasri Ch. Vidyasagar Rao and A. Narendra—Will the Minister for Textiles be pleased to state:
(a) whether there is any proposal to re-open the Anthergam Textiles Co-operative Production and Sales Society Limited, Karimnagar District; and

(b) If so, When?

A.—

(a) No Sir.

(b) Does not arise.

CONSTRUCTION OF RESERVOIR AT CHINNA KEDARI.

32—

10072-(B) —Q.—Sarasri G.S.S. Sivaji, K. Yerran Naidu, T. Seetharam and T. Bhadrayya:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether the Government have received any representations from the Public for construction of reservoir at 'Chinna Kedari' for benefitting nearly six villages in Tekkali Mandal area of Srikakulam District; and

(b) if so, action taken thereon?

A.—

(a) Yes, Sir. A representation was received in 7/88 from Sri B. Narayanaswamy, Executive Director, Andhra Pradesh Rashtrakarshak Parishad, Hyderabad by the Superintending Engineer, Irrigation Circle, Bobbili.

(b) The scheme is under Investigation.

LINING WORK OF PATIPALLY PUMPING SCHEME IN MUNAGAPAKA MANDAL.

33—

10413—Q.—Sri Pyla Appala Naidu:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether estimates have been prepared for the proposed lining work of Patipally Pumping Scheme in Munagapaka Mandal, Visakhapatnam District; and

(b) If so, whether the sanction was accorded for the same and the time by which it will be taken up and completed?

A.—

(a) & (b): Proposals for lining the canal of Tatipally Pumping Scheme on Anakapalli Ava are under examination with the Superintending Engineer, Irrigation Circle, Visakhapatnam.
CLOSURE OF AZAMJahi MILLS AT WarangAL.

34—

10759—Q.—Sarvasri V. Venkateswar Rao, G.S.S. Sivaji, K. Yerran-
naidu and D. Chinamalliah:—Will the Minister for Textiles be pleased
to state:

(a) whether it is a fact that Azamjahi Mills at Warangal is being
closed; and

(b) whether it is also a fact that a decision was taken to remove
one thousand more labour?

A.—

(a) No, Sir.

(b) Does not arise.

LETTING OUT OF WATER FROM THE NALLACHOUTA TANK
AT NIDAMANURU VILLAGE.

35—

10810—Q.—Sarvasri R. Damodar Reddy, P. Janaradhan Reddy and
D.K. Samarasinha Reddy:—Will the Minister for Minor Irrigation be
pleased to state:

(a) whether it is a fact that the District Collector, Nalgonda has
issued orders to the Contractor not to let out water from the Nalla-
chouta tank at Nidimanuru village in the said district; if so, the reasons
to let out water dis-regarding the orders of the Collector;

(b) whether it is also a fact that eventhough there are chances to
repair the sluice of the tank without letting out the water the contractor
had forcibly quarried earth from the Patta land of a ryot by name Sri
Manne Ramalingam and used it for repairing the bound;

(c) whether any compensation was paid to the ryot if not, the
reasons therefor; and

(d) the action taken against the contractor for the irresponsible
behaviour?

A.—

(a) In the IDB meeting held on 3-11-1988, a decision was taken
to release the water for Second crop, if sufficient water is available in the
tanks to irrigate the entire ayacut or else to preserve the water to avoid
scarcity of drinking water as was done last year. As such the question
of issuing orders to the Contractor not to let out water from the Nalla-
chouta tank at Nidimanuru village does not arise. There is no record
to show that the contractor has released water by disregarding orders
of the Collector.
(b) Repairs to sluices are not being done now. For repairing the bound available soils from submergence area of the tanks were used. As such the question of taking soils from the patta lands does not arise. No mud was excavated from patta land of Shri Mannem Ramalingam.

(c) As the soils were used from submergence area only, payment of compensation does not arise.

(d) Does not arise.

GENERATION OF POWER IN RURAL AREAS.

36—

9337- Q.- Sarvasri K. Chitti Naidu and L.B. Dukku:—Will the Minister for Power be pleased to state:

(a) The steps being taken for power generation in the State especially in Rural Areas using the natural resources like air and cattle dung etc.; and

(b) whether it has been estimated that how far the power shortage can be met by utilising the alternative fuel resources in the State?

A:—

(a) Steps are being taken for power generation in the Rural areas of the State by harnessing Wind potential. 0.55 MW experimental Wind Power Generation Plant is being installed at Tirumala at a total cost of Rs. 80.5 lakhs with the assistance of Government of India and TTD. 63,147 Nos. of Biogas Plants were installed during 1982-88 for cooking energy requirements in rural areas.

30 M.W. power generation through Municipal solid waste with an estimated total cost of Rs. 50.00 Crores is under process for implementation. Mini Hydro-power Projects are being implemented through Andhra Pradesh State Electricity Board. Wind Resource Assessment study is being carried-out to identify windy locations to establish Wind Farms for power generation.

The Electric Power Generation through cattle dung is not yet been takenup in the State.

(b) Yes, Sir.

DAMAGE OF CROPS DUE TO LOW VOLTAGE.

37—

10114-Q.— Sarvasri Ch. Rajeswara Rao, Mohd. Rajab Ali, G. Yadagiri Reddy, V. Narayana Rao and C. Vithal Reddy:—Will the Minister for Power be pleased to state:

(a) whether it has come to the notice of the Government that
the crops, raised in April-May this year such as Paddy and other irrigated dry crops were affected by the low-voltage of electricity in the State:

(b) the reasons for the low voltage and the steps taken by the Government to prevent the same;

(c) the steps to be taken to see that the problem of low voltage does not arise in the State in future; and

(d) whether the Government propose to produce sufficient quantity of electricity in the State or to borrow power from other States in order to avoid low voltage problem?

A.

(a) No such complaints were brought to the notice of Government.

(b) The causes for low voltage is mainly due to flow of reactive power in the system due to non-installation of capacitors by consumers as per the tariff provisions, usage of sub-standard equipment and overloading of system etc. Thus the causes are location dependent and consumers have on their par to take suitable measures like capacitors installation and proper motors with approved standards. Board on its part to improve quality of supply and improve voltage profile; the Andhra Pradesh State Electricity Board has erected 396, 33/11 KV. Sub-stations since 1983, increased the number of substations from 424 in 1983 to 820 in 1988 registering two fold increase in 5 years. During 1988-89, 50 Nos. of 33/11-KV. Sub-stations were Programmed for commissioning. In addition to above 1000 Nos. of 11 KV 600 KVAR Switched shunt capacitors were erected on 11 KV feeders and 300 Nos. of 11 KV automatic voltage boosters are also erected on the 11 KV feeders.

(c) The Board is constantly reviewing the position and taking necessary corrective measures in the areas wherever low voltage problems arise.

(d) Board is taking all steps to ensure power supply requirements of agricultural consumers and fully meet even when the power availability is not adequate to meet the requirements. Assistance from neighbouring states is being availed to the maximum extent possible.

PILFERAGE OF POWER BY MINI STEEL PLANTS.

38—

10747-Q.—Sri Sajja Chandramouli:—Will the Minister for Power be pleased to state:

(a) Is it a fact that several concerns -especially Mini Steel plants at Hyderabad, Hindapur, Visakhapatnam, etc., are engaged in pilferage of electricity during the time of several crores of rupees?
(b) is it also a fact that the management at Hindupur has gone to the Court and got resupply of Power and again engaging itself in the nefarious activities; and

(c) what action has been taken in general and in particular in the above cases?

A—

(a) It was noticed that only two Mini Steel plants namely (1) M/s. Foision Chemicals, Nandigaon village, Kothur Mandal, Mahabubnagar District. (2) M/s. Shanti castings, Thumukunta, Hindupur Taluk, Anantapur District were committing pilferage of current. The energy estimated to have been pilfered in the first case is provisionally estimated at Rs. 50.93 lakhs and in the second case at Rs. 1.13 Crores. Steps have been taken to recover the loss from the above steel plant Owners, in addition to launching of prosecutions on the two plants for the criminal offence.

(b) It is a fact that the Management of M/s. Shanti Castings, Thumukunta, Hindupur has filed a W.P.M.P.No. 11720 of 1988 in the High Court of Andhra Pradesh on the provisional Assessment notice served on it by the Board for payment of provisionally assessed amount and the Court ordered that the Consumer pay Rs. 5.00 lakhs in cash within a period of 10 days from the date of order (dt. 23-6-1988) and also furnish a Bank Guarantee of Rs. 10 lakhs within a period of 3 weeks of the order. It also directed the Board to restore power supply pending further orders on the petition. The consumer has accordingly paid Rs. 5.00 lakhs on 8-7-88. The service was reconnected on 30-6-88. He has also subsequently produced Bank Guarantee for Rs. 10 lakhs within a stipulated period. A constant vigil is kept on the consumption pattern of the service and the metering arrangements of the service have also been made pilferproof. The allegation that it is again indulging itself in the nefarious activities is not correct.

(c) Metering points of all H.T. Services and particularly Mini steel plants have been made pilferproof. Inspection of all steel plants by vigilante wing of the Andhra Pradesh Steel Electricity Board has been intensified.

RECOMMENDATIONS OF NINTH FINANCE COMMISSION

39—

10875-Q.— Sarvasri C. Vittal Reddy and V. Narayana Rao:—Will the Minister for Finance be pleased to state:

(a) whether it is a fact that the Ninth Finance Commission has recommended Rs. 13,662 Crores towards the share of the States for the year 1989-90; if so, the amount that has to be released by the Central Government towards the share of Andhra Pradesh.
(b) the share of Andhra Pradesh as per the recommendations of the 7th and 8th Finance Commission; and

(c) whether the entire share was released, if not the steps taken to get the dues?

A.—

(a) the Ninth Finance Commission in its first report covering the period 1989-90 recommended a grant of Rs. 13,660.32 Crores only (and not Rs. 13,662 Crores) towards the share of all the States and Rs. 901.33 Crores as share of Andhra Pradesh.

(b) The share of Andhra Pradesh was Rs. 1,552.49 crores as per the recommendations of the 7th finance commission for 1979-84 and Rs. 2,896.52 crores as recommended by the 8th Finance Commission for 1984-89.

(c) Transfer of resources recommended by the Finance commission and accepted by the Government of India, are released according to procedures laid down. There is no question of dues.

COLLAPSE OF PUCCA HOUSES IN MADIPALLE VILLAGE OF KARIMNAGAR DISTRICT

40—

9835-Q.—Sri K. Venkatarao, and Sri P. Venkataratnam:—Will the Minister for Housing be pleased to state:

(a) whether it is a fact that on the night of 18th May, 1988 as a result of gales and heavy rain 8 out of 25 pucca houses constructed for the weaker sections in Madipalle (v), Sreerampur Mandalam of Karimnagar district Collapsed; and

(b) if so, whether the Government propose to initiate an enquiry into the quality of construction and ensure that top quality is maintained in future?

A.—

(a) During May, 1988 as a result of gales 30 houses were damaged in Madipally village of Sreerampur Mandal in Karimnagar District.

(b) The Revenue Divisional Officer enquired and reported that the houses were damaged due to gales and heavy rains.
NON-COMPLETION OF BALAMURAI BRIDGE NEAR ZIMKHANA GROUNDS.

41—

6042-Q.—Sri Baddam Bal Reddy:—Will the Minister for Roads and Buildings be pleased to state:

(a) Whether it is a fact that Balamurai Bridge near Zimkhana Grounds of Hyderabad city has not been completed even after two years of its collapse; and

(b) if so, the steps taken to complete the same?

A.—

(a) & (b):—The Bridge which is situated on Sardarpatel Bowenpally road belongs to Secunderabad Contonment Board. Action is being taken to take over the road to the control of Roads & Buildings department. Action will be taken to complete the bridge after take over to R & B Department.

NON-PAYMENT OF COMPENSATION FOR THE LANDS ACQUIRED FOR LAYING OF ROAD BETWEEN NARSAMPET AND MALLAMPALLI

42—

8330-Q.—Sarvasri A. Narendra, Baddam Bal Reddy, N. Indrasena Reddy, Vannala Sreeramulu and V. Jayupal:—Will the Minister for Roads and Buildings be pleased to state:

(a) Whether it is a fact that compensation towards 17 acres of land acquired in Mallampalli village for laying road between Narsampet and Mallampalli was not paid so far, if so the reasons therefor; and

(b) the time by which the amount is likely to be paid?

A.—

(a) No, sir.

(b) Does not arise.
CONVERSION RAILWAY LINE BETWEEN SECUNDERABAD AND DRONACHALAM INTO BROAD GAUGE

10396 - Q.—Sri V. Ram Bhupal Chowdury:—Will the Minister for Roads and Buildings be pleased to state:

(a) Whether the Government propose to recommend to convert the Meter-Guage Railway line between Secunderabad and Dronachalam into Broad-Guage;

(b) whether it is also a fact that if this Meter-Guage line is converted and a new line (Broad-Guage is laid between Dronachalam to Gooty, the distance between Kashmir to Kanyakumari will be shortened; and

(c) if so, whether this recommendation will be made and the distance between Kashmir to Kanyakumari will be shortened for the convenience of the public?

A.—

(a) No, sir. The South Central Railway on the sanction of Railway Board has taken up a preliminary Engineering cum-traffic survey for conversion of Meter Guage into Board-Guage between Guntur and Dronachalam (348 Kms.) alongwith a Separate parallel Board-Guage line from Kurnool Town to Guntakal(via) Dronachalam (122 Kms.) and the survey work is nearing completion.

(b) The distance between Jammu Tawi and Kanyakumari is shortest (3771 Kms.), (via) Kazipet-Vijayawada-Gudur, Renigunta-Jolarpettai. If a Broad-Guage link is available between Jammu Tawi and Kanyakumari (via) Kazipet, Secunderabad-Dronachalam-Guntakal-Renigunta Jolarpettai, it will be longer by 225 Kms. If a Broad-Guage line from Secunderabad to Dronachalam is connected directly to Gooty avoiding Guntakal, it will reduce the above margin by 54 Kms.
COLLECTION OF ARREARS BY THE MUNICIPALITIES

6399-Q—Sarvasri P. Ramaiah, Jakka Venakiah, M. Gopalakrishna and Ch. Ramachandra Rao:—Will the Minister for Municipal Administration be pleased to state:

(a) the arrears of tax and other Revenue due to the various Municipalities as on 30-6-1986; and

(b) the Annual income of House tax derived by various Municipalities on the Central and State Government Buildings?

A.—

(a) Rs. 1,452,940 lakhs.

(b) Rs. 131,705 lakhs.

CONSTRUCTION OF COMMERCIAL COMPLEXES

BY THE M.C.H.

10073—Q— Sarvasri B. Bal Reddy, R. Ravindranath Reddy, V. Jayapal, A. Narendra, V. Sree Ramulu, N. Indrasena Reddy and Ch. Vidyasagar Rao:—Will the Minister for Municipal Administration be pleased to state:

(a) Whether it is a fact that the Municipal Corporation of Hyderabad is constructing Commercial Complexes at Abids and Boats Club in Hyderabad.

(b) if so, the funds allotted for them and the time by which they will be completed;

(c) whether it is also a fact that similar complexes started earlier have not been completed so far due to negligence of contractors and lack of funds; and

(d) the time by which they will be completed?

A.—

(a) Yes, Sir.
(b) The Revised Estimates for 1988-89 and budget Estimates for 1989-90 of Municipal Corporation of Hyderabad are approved by the General Body of the Corporation. The details are as follows:

**ABIDS COMPLEX:**

A sum of Rs. 100.00 Lakhs is provided in Revised Estimate for 1988-89 and a sum of Rs. 158.00 lakhs is provided for 1989-90.

**COMMERCIAL COMPLEX AT BOATS CLUB:**

A sum of Rs. 90.00 lakhs is provided in Revised Estimate for 1989-90 and Rs. 78.00 lakhs in the Budget Estimates for 1989-90.

The Commercial Complex at boats club is expected to be completed by the end of June, 1989 and commercial Complex-Cum-Parking lot at abids is likely to be completed by the end of December 1989.

(c) The Market Complex started earlier at chilkalaguda, Putlibowli and Kharitaabad under HUDCO loan are already completed.

There are no such complexes started but not completed due to negligence of contractors and lack of funds. However, the Construction of Commercial Complexes at Kumerguda and Hussain Sagar lake Phase-II (South Block) was originally entrusted to Andhra Pradesh State Construction Corporation in the year 1982. As this Corporation was wound up by the Government, fresh tenders were called during the year 1985-86 duly revising the estimates and works were entrusted to two different agencies, the works are in progress.

(d) The Commercial Complex at Hussain Sagar Lake-Phase-II (South Block) is likely to be completed during June 1989 and the Commercial Complex at Kumerguda during December, 1989.

**STRENGTHENING OF STAFF IN RAMAGUNDAM NOTIFIED AREA:**

10255-Q-- *Sarvasri M. Mallesh and Sajja Chandra Mouli*: Will the Minister for Municipal Administration be pleased to state:

(a) Whether it is a fact that there is increase in population in Ramagundam Notified Area from 40,000 some fifteen years back to more than three lakhs at present:
(b) Whether it is also a fact that the same pattern of staff as in erstwhile panchayat (Ramagundam) is being continued: and

(c) whether there is any proposal to increase the staff to improve the administration and if so the time by which the said proposal materials?

A.—

(a) The population of Ramagundam Notified Area Committee including the villages merged in the Notified Area Committee as per 1981 census was 1,10,000. The present population may be more but the actual increase will be known after the next census.

(b) & (c) No Sir. In addition to the staff of erstwhile Gram Panchayat the following staff was sanctioned for Ramagundam Notified Area Committee and they have been filled up.

- T.P. Supervisor: One
- T.P. Building Overseer: One
- T.P. Tracer: One
- T.P. Assistant Engineer (Municipal): One

Two more posts viz., draughtsman and Pump Mechanics have also been sanctioned to Ramagundam Notified Area Committee. These posts have not yet been filled by Notified Area Committee. The Notified Area Committee has submitted proposals for sanction of additional posts but they will be considered after the ban orders for creation of new posts is lifted.

VIOLATION OF RULES IN CONSTRUCTION OF C.A.M. HIGH SCHOOL IN NELLORE MUNICIPALITY.

10800 Q.—Sri K. V. Subba Reddy.—Will the Minister for Municipal Administration be pleased to state:

(a) Whether it is a fact that permission to construct 1 + 1 building has been accorded to over Dr. Aadiseshaiah in Plot No. 2 situated in the layout of CAM High School in Nellore Municipality.

(b) whether a building with 1 plus 2 floors was constructed in the said plot violating the layout rules or zonal regulations; and

(c) if so, the action taken for the irregular construction and also against the concerned officials?
A—

(a) Yes, Sir.

(b) Yes, Sir.

(c) The deviation to the approved plans was booked in U/c. No. 138/87 B.O.V.P.O. Notice was issued to the Party on 15-12-1987. After confirmation order on 9-5-1988 the party was prosecuted in Court on 23-5-1988 and the case was still pending in the Court and after the disposal of the case further action will be taken to regularise the unauthorised construction.

INTRODUCTION OF JOB ORIENTED VOCATIONAL COURSES

48—

3932-Q.—Sri G. Yadagiri Reddy.—Will the Minister for Education be pleased to state:

(a) Whether there is any proposal to introduce Job Oriented Vocational Courses like Computer Programming, Watch repairing Technology, Confectionary, Bakery, Photography, Interior decoration at Intermediate Level?

A.—

(a) Yes, Sir. The Vocational Courses referred to in the question, except Watch and Clock repairing have been introduced in the year 1987-88. No College came forward to start watch and clock repairing Technology Course.

ENHANCEMENT OF PENSION TO NON-GOVT. TEACHERS RETIRED PRIOR TO 1961

49—

6946-Q.—Sarvasri Ch. Vidyasagar Rao, V. Jayapal, B. Bal Reddy and V. Sreeramulu.—Will the Minister for Education be pleased to state:

(a) Whether it is a fact that Non-Government Teacher pensioners who retired prior to 1961 are still receiving fixed pensions of Rs. 100/- p.m. without benefit of D.A.

(b) Whether the Government are aware that such pension in Tamilnadu are receiving Rs. 334/- in Karnataka Rs. 270/- and in Kerala Rs. 220/- p.m. and

(c) If so, whether there is any proposal to raise the pension to level of minimum wage (Rs. 400/-) in our State?

A.—

(a) The Non-Government Teachers in Andhra Pradesh retired prior to 1-4-1961 are not covered by Pension Scheme.
(b) According to the information available, only the Non-Government Teachers in Tamilnadu are being paid Rs. 235/- p.m. plus D.A. with effect from 11-10-1984.

(c) No Sir.

STARTING OF POLYTECHNIC COLLEGE/ I.T.I. AT GODAVARI-KHANI

50—

10261—Q.—Sarvasri M. Mahesh and N. Ramakrishna Rao:—Will the Minister for Technical Education be pleased to state:

(a) Whether there is any proposal to start Polytechnic College or I.T.I. at Godavari-khani?

(b) if so, the details thereof?

A.—

(a) There is no proposal to start a Polytechnic or an I.T.I. at Godavari-khani.

(b) Does not arise.

REMOVAL OF ADHOC GRANT FOR VOLUNTARY ORGANISATIONS.

51—

10513—Q.—Sarvasri Md. Jani and R. Changa Reddy:—Will the Minister for Education be pleased to state:

(a) whether it is a fact that the adhoc grant of Rs. 30,000/- earmarked for voluntary organisations during 1987-88 has been removed from the annual plan; and

(b) if so, the reasons for the same?

A.—

(a) (b)—The ad-hoc grant scheme to voluntary organisations has not been included in the VII Five-Year Plan Programme (i.e. 1985-86 to 1989-90) and therefore no provision was made in the annual plan programme.

FINDINGS OF THE POSTMORTEM REPORT OF A HARIJAN OF SARANGAPUR VILLAGE, NIRMAL TALUK.

52—

1364—(G) Q.—Sarvasri C. Ramchandra Reddy and A. Govinda-naiak:—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the dead body of Sunkari Gangaram, a harijan of Sarangapur village, Nirmal taluk was exhumed and if so the reasons therefor;
(b) Whether the opinion of a second doctor obtained about the reasons of the death; and the result of the re-examination;

(c) Whether there is any variation between the first and second reports; if so, the action taken against the persons responsible for the same?

A.—

(a) From available records, there is no evidence that the body of Sri Sunkari Gangaram was exhumed.

(b) Yes the opinion of Dr. Raim Mohan, Professor of Forensic Medicine was obtained. He studied the report of Dr. P. Narayana who conducted only postmortem examination and gave his observations on the report.

(c) There was no second examination report. The findings in the post-mortem report did not lead to a conclusion as to cause and nature of death.

DEATH OF A HARIJAN WOMAN IN GOVT. HOSPITAL, TANDUR DUE TO NEGLIGENCE OF DOCTORS

6585—Q. —Sarvasri Baddam Bal Reddy, Ch. Vidya Sagar Rao, N. Indrasena Reddy and A. Narendra:—Will the Minister for Health and Medical be pleased to state:

(a) Whether it is a fact that one Smt. Narasamma, a Harijan Woman who got herself admitted into Government Hospital, Tandur to undergo Laparoscopic operation died after taking Skylogen Injection on 2nd September, 1986;

(b) whether it is also a fact that the dead body was carried in an ambulance to Hyderabad and brought back after performing post-mortem;

(c) whether it is also a fact that in July last year, the doctor cut off the intestines while performing Tubectomy operation on a lady patient; and

(d) if so, the action proposed to be taken in all such cases of patient and proved negligence by doctors in Government hospitals.

A.—

(a) Yes, Smt. H. Narasamma, aged 27 years wife of Sri Mariappa, belonging to Parvathapur of Primary Health Centre, Peddamal was brought to Tandur Hospital for Laparoscopic sterilization on 2-9-1986 and she died on the same day. At the time of operation as soon as an incision on abdomen was commenced, she became restless and positive contractions and died shortly afterwards.
(b) The patient was being brought to Hyderabad after she became restless and went into convulsions before the start of the operation. She died on the day near Vikarabad while being transported in the Ambulance. Post-mortem examination was conducted at the Gandhi Hospital, Secunderabad.

(c) It is not true.

(d) An enquiry will be conducted as per the C.C.A. Rules and appropriate action will be taken if such charges are proved.

SALE OF CHILLED MILK AT SEETHAMPETA IN SRIKAKULAM DISTRICT.

10223-Q.—Sri D. Narayana Rao:—Will the Minister for Animal Husbandry be pleased to state:

(a) whether it is a fact that the capacity of Milk Chilling Plant at Seethampeta, in Srikakulam District is 1,000 litres per day;

(b) whether it is also a fact that nearly 3,000 litres of milk is being collected every day from Kothuru, Bhamini, Seethampeta, Palakonda, Burja and Veeraghattam Mandalas;

(c) if so, where the additional quantity of the milk collected from Dairy Farmers is being chilled;

(d) whether it is a fact that the Chilling milk is not being sold in Seethampeta and Kothuru; and

(e) if so, the reasons therefor?

A.—

(a) Yes Sir.

(b) No Sir. Only 1,100 litres of milk is being collected every day at Milk Chilling Centre, Seethampeta and during this year the peak procurement at Mini Milk Cooling Centre, Seethampeta is 2,100 litres.

(c) The additional milk collected at Mini Milk Cooling Centre Seethampeta is being chilled at Srikakulam Milk Chilling Centre.

(d) No Sir.

(e) The Chilled Milk is not sold at Seethampeta in view of the fact that the capacity of the Mini Milk Cooling Centre, Seethampeta is insufficient to chill the milk procured in the area.
MILK CHILLING CENTRES IN VISAKHAPATNAM DISTRICT

10591—Q.—Sarvasri :—P. Appalanaidu, V. Veerabhadra Rao, and Ch. Ayyanapatrudu, Smt. A. Bhanumathi, Smt. Rajana Ramani and Smt. P. Manemma :—Will the Minister for Animal Husbandry be pleased to state:

(a) the number of milk chilling centres working in Visakhapatnam District at present.

(b) whether the said centres are functioning properly;

(c) if not, the reasons therefor and steps proposed to be taken to activate them?

A.—

(a) In Visakhapatnam District the following 5 Dairy units were established:—


(b) & (c):—Out of the above 5 Dairy Units, the units at Visakhapatnam and Narsipatnam are functioning properly. As regards, the remaining 3 Units due to lack of Milk potential, they did not function properly leading to their closure. However instructions were issued to re-open them and accordingly the units at Paderu and Chintapalli were reopened.

DEATH OF SHEEPS IN NARMETLA MANDAL OF WARANGAL DISTRICT

10799—Q.—Sarvasri Ch. Jayaram Babu and M. Krishna:—Will the Minister for Animal Husbandry be pleased to state:

(a) whether it is a fact that sheep are dying the large scale in Narmetla Mandal of Warangal District due to contagious diseases;

(b) whether it is also a fact that the said sheep are being shifted to at Hyderabad and sold at lesser price in the market; and
(c) the steps taken to check the same?

A-

(a) No Sir.

(b) No Sir.

c) Suitable guidelines were already issued to field staff through circulars (Memo. No. 56350/Epid/84, dated 13-7-1985 (2) Memo. No. 56350/Epid/86, dated 19-9-1987) for guidance and to control the outbreak. To combat this Disease, specific grant of Rs. 13.50 lakhs was sanctioned during 1988-89 to stock sufficient medicine which is quite essential to control the outbreak during the onset of monsoon. It is also proposed to take action to deworm the sheep along with the preventive measures.

CONSTRUCTIONS OF PUCCA HOUSE IN GOVERNMENT LANDS OF GUNTUR TOWN

8310-Q.—Sri M.S.S. Koteswara Rao;—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that some thousands of people have constructed pucca houses in Government lands in Rajagiri Thota, Nehru Nagar etc., areas of Guntur town and residing there for the last 50 years; and

(b) whether it is also a fact that the Government have decided to allot those lands at the prevailing rates to the residents, if so the reasons for not transferring the land?

A.-

(a) Yes Sir.

(b) It is a fact that Government have decided to regularise the unobjectionable encroachments in the area Rajagiri Thota, Nehrunagar on payment of market value and issued orders accordingly in G.O. Ms. No. 632, Revenue dated 10-5-1961 on submission of market value proposals by the Collector Guntur. The Government classified the area into 4 categories taking into consideration the importance of sites, locations etc. and fixed market value in G.O. Ms. No. 892, Revenue dated 8-9-1971 at Rs. 65/- to Rs. 200/- Collector Guntur sought for certain instructions for implementing the G.O. The matter is under examination and instruction will be their stages.
NON-ISSUE OF ENCUMBRANCE CERTIFICATES FOR AGRICULTURAL LANDS IN URBAN AGGLOMERATIONS

58—

8613—Q.—Sri M.S.S.Koteswara Rao:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that Encumbrance certificates are not issued for the agricultural lands situated in the urban agglomerations;

(b) whether it is a fact that the co-operative societies are rejecting loans for want of the encumbrance certificates; and

(c) if so, the steps taken in that regard.

A. —

(a) No Sir.

(b) No such instance has come to the notice of the Government.

(c) Does not arise.

ENHANCEMENT OF PENSIONS TO FREEDOM FIGHTERS

59—

8722—Q.—Sarvasri M.V.Mysoora Reddy, D.K.Samarasimha Reddy, Ch. Jayaram Babu and K. Prabhakara Rao:—Will the Minister for Revenue be pleased to state:

Whether there is any proposal to enchance the monthly pension of Freedom Fighters from Rs. 200/- per month to Rs. 500/-?

A. —

There is no proposal pending with the Government at present to enchance the existing pension of Rs. 200/- per month being paid to the State Freedom Fighters.

ENCROACHMENT OF LAND BY THE M.R.O., MADDIKERA REVENUE MANDAL, KURNOOL DISTRICT

60—

8914—Q.—Sarvasri Ch. Rajeswara Rao, C. Vittal Reddy, G. Yadagireddy and V. Narayana Rao:—Will the Minister for Revenue be pleased to state:
whether it is a fact that Sri J.Ramlingam, M.R.O., Maddikera Revenue Mandal, Kurnool District has encroached an extent of acres in S.No.455, which is at the disposal of the Government; and

(b) if so, the action taken to evict him?

A.—

(a) No Sir.

(b) Does not arise. With a view to protect the site from further damage by the villagers, the Mandal Revenue Officer, Maddikera has granted permission to the village servants namely (1) Talari Sunkanna (2) Talari Hanumanthu (3) Talari Bajarappa and (4) Talari Lungi Sunkanna to cultivate two areas of land in S.No.455/1, 455/2, 455/3, 455/4 and 456/1 Maddikera village during F.1397 subject to the condition that they should protect the land from misuse by the villagers and vacate whenever required by the Government. The village servants have cultivated the land during F.1397 and raised Tamota crop in an extent of 2.00 acres.

The village servants to whom the permission was granted to cultivate during F.1397 have vacated the land and now the entire land of 10.61 acres is free from encroachment.

As the permission granted by the Mandal Revenue Officer to the village servants is irregular, necessary action is being taken against him separately. The entire land is now free from encroachment.

MISUSE OF MINI-KITS AND FERTILISERS IN VENKATA CHALAM PANCHAYAT SAMITHI

6140 Q.—Sarasri B. Sundararami Reddy and G. Mallesh:—Will the Minister for Agriculture be pleased to state:

(a) whether the Government are in receipt of a representation dated 25-3-1986 from Sri G. Janardhana Reddy, Joint Secretary, Nellore District Ryot Sangham addressed to Government regarding misuse of Mini-kits and fertilisers in Venkatachalam Panchayat Samithi of Nellore District; and

(b) whether Lokayuktha forwarded the same to the Director of Agriculture for action?
(a) No, Sir. But a representation was received in the office of the Joint Director of Agriculture, Nellore.

(b) No Sir.

(c) The representation was addressed to the Joint Director of Agriculture, Nellore and it was therefore received in the Joint Director of Agriculture's office, Nellore. The Asst. Director of Agriculture (Regular), Nellore has conducted the enquiry with reference to Bill Books and Stock Register (PASMA) and recorded the statements of 32 farmers and Agricultural officers. As per the findings of the Enquiry officers i.e., Asst. Director of Agriculture (Regular), Nellore there is no truth in the allegations that there are irregularities in the distribution of minikits etc., in Venkatachalam Panchayat Samithi of Nellore District.

SECOND MARRIAGE OF MANDAL DEVELOPMENT OFFICER
CHINNAKODURU MANDALAM

9977 Q.—Sri Ch. Vidyasagar Rao:—Will the Minister for Agriculture be pleased to state:

(a) Whether it is a fact that the Mandal Development officer, Sri Rajaiah of Chinnakoduru Mandalam of Medak District has married for the second time during the subsistence of his first marriage; and

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

A.—

(a) No, Sir. Joint Director of Agriculture, Sangareddy and Circle Inspector of Police, Siddipet, who have conducted the enquiry into the matter have denied about the second marriage.

(b) Does not rise.

DAMAGE OF COCONUT CROP DUE TO 'SLUG-CATERPILLAR'

10585-Q—Sarvasri G. S. S. Sivaji and K. Yerrannaidu:—Will the Minister for Agriculture be pleased to state:

(a) Whether it is a fact that the coconut crop in our State is being damaged due to the pest named 'Slug-caterpillar';
(b) if so, the extent of coconut crop being damaged in Srikakulam district due to this pest; and

(c) action taken for the prevention and spread of disease?

A.—

(a) Yes, Sir.

(b) 500 Acres.

(c) Control measures have been taken for the effective control of the 'Slug-caterpillar' by dusting BHC 100/o or Carbaryl 100/o dust on the leaves thoroughly or spraying of BHC 500/o wettable powder 1/o i.e., at 2 gm/l it. of water or carbaryl 500/o wettable powder 0.15/o at 3 gm/l it. To avoid difficulty of dusting or spraying on coconuts due to its tall nature, some farmers have taken up root-feeding on Monocrotophos at 10 ml with 10 ml of water/palm on community base. The pest is under check.

GROWING OF OIL PALMS

10806 Q.—Sri U. Venkateshwarlu:—Will the Miniter for Agriculture be pleased to state:

(a) Whether there is any proposal to grow 'Oil Palms' in this State to increase the production of oil seeds;

(b) the extent of land in which the Oil Palms are raised so far;

(c) the production expected to be achieved from these 'Oil Palms'; and

(d) whether there is any proposal to give incentives to the ryots under this scheme?

A.—

(a) Yes, Sir. A Centrally Sponsored Oil Palm Demonstration Project has been sanctioned during 1988-89 for a five year period with an outlay of Rs. 580.83 lakhs to raise Oil Palm in an area of 1000 hectares in the Districts of East Godavari (300 ha), West Godavari (400 ha) and Krishna (300 ha). Besides this the District Rural Development Agency, West Godavari has planted in an area of about 400 acres in West Godavari during 1988-89.
(b) Only Oil Palm nurseries are being raise in Horticultural Farms. The planting will be taken up during October-November, 1989 and during 1990 planting season.

(c) About 4000 tonnes of oil per year from 1000 hectares i.e., from 5th year after planting.

(d) Yes, Sir. An amount of Rs. 14,000 per hectare is provided as subsidy to the farmers towards cost of cultivation for the first five years, since this a demonstration project.

ELECTIONS FOR KARSHAKA PARISHAD AT MANDAL LEVEL

65—

11006—Q.—Sri C. Narsri Reddy:—Will the Minister for Agriculture be pleased to state:

(a) The term by which elections for Karshaka Parishad at Mandal level are likely to be held; and

(b) the role of market committee in Mandal Karshaka Parishad?

A.—

(a) The matter is under active consideration of the Government.

(b) The Mandal Karshaka Parishad and the Market Committee are two different bodies and continue to play the roles assigned to them under Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Act, 1988 and Andhra Pradesh (AP&LS) Markets Act, 1966 respectively. The Mandal Karshaka Parishads are constituted as per provisions of Section 8 (1) of Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Act 1988 and the Agricultural Market Committees are constituted under the provisions of Section 4 (1) of Andhra Pradesh (AP & LS) Markets Act, 1966. However the executive committee of the Mandal Karshaka Parishad plus two traders from the committee for the Market committees as per Section-5 of the Andhra Pradesh Markets Act.
Mr. Speaker:- I will immediately look into it, if it is a serious matter. Just now you have given the requisition.

Sri Mohd. Jani:- That is a separate one. That is the Civil Report. I am talking about the Revenue Receipts.

Mr. Speaker:- I will go into it, I will give the ruling.

Mr. Speaker:- I will decide about it. I am going to give a decision on that. Let us go to the Agenda

Mr. Speaker:- Will you allow me to function according to the rules or you tell me how I should function.

Mr. Speaker :—It is a paper statement.
Mr. Speaker:—There is another matter which has been posted today which is on the agenda. It is more serious. I will again consider it.

Mr. Speaker:—I have not taken a decision. I will take a decision.

Mr. Speaker:—I will take a decision today on that. I can assure you.

Mr. Speaker:—The only thing is the subject which is on the agenda will be taken up. Sri Raghava Reddy will initiate it.
Daily we are taking some business or the other. And still you are asking me.

Mr. Speaker:—Unless I permit, nothing will go on record.

Mr. Speaker:—I hope the House will co-operate with me and go into the subject.

Shall I spell out my mind. Do you expect me to say something about the Prime Minister? What do you expect? Rules prohibit such things. Do you expect a discussion on the Prime Minister in this House? No, I am not going to allow anything about the dignitaries—Prime Minister, President of India, Chief Justice. We are not competent to discuss in this House. Go to the Parliament and discuss. I hope, I have made myself clear.

Nothing will go on record.

Sri K. Vidyadhar Rao:—Sir, rule 54 says...

'it shall not refer to the conduct or character of persons expect in their public capacity.'

As Prime Minister has came to the State and made allegations saying....
Mr. Speaker:—That particular portion goes against you.

Now, I request you to resume your seat.

I think I have admitted it earlier.

I request you to cooperate with me.

I am requesting now Sri Vidyasagar Rao to start the discussion.
They were remanded to the custody with a procedure which is not adopted by Criminal Procedure Code or any Court but a procedure was adopted which is unknown to anybody which are yet to be codified and defined.
13 ಜನವರಿ, 1980.

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Sri K. Prabhakara Rao:—It is too much. It shall be expunged from the records.

Mr. Speaker—No, not.It is expunged from the records.

He should resign, Sir on this count. Without responsibility he is saying...

xxx Expunged as ordered by the Chair.
Mr. Speaker:— I am telling this House that when we are discussing about the privileges of the House, we are not undermining or devaluing the subject. I have already expunged those remarks. It is enough for the purpose. Please speak on the privilege issue which pertains not only to this House but to the entire country. The ruling which I am going to give later is very important.
12 జిల్లా, 1980.

ప్రముఖ ప్రత్యేకితత్వాలు:

194 విధానానికి సంబంధించి, అవి ఎంపికలు కావు లావాలని ప్రమాణాలు ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. అవి ప్రభావితం చేస్తుంది, అవి ప్రత్యేకితత్వాల గురించి ఆశ్చర్యం కొరకు ఉంటే సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి. కానీ దీనిని సాధారణానికి సంబంధించి అవి ప్రత్యేకితత్వాలు కావు లావాలని ప్రత్యేకితత్వాలు మాత్రమే ఉండాలి.
12 ಮಾರ್ಚ್ 1989

ಈಗ ಕನ್ನಡ ವಾದ ಮತ್ತು ಚಕ್ರವರ್ತಿಯ ಮೂಲಕ ನಿರ್ಮಿಸಲ್ಪಟ್ಟಿತು. ಆತ್ಮ ಸ್ವತಾತ್ಮಕ ನಿರ್ಮಿತಿಯಾಗಿದ್ದ ನೂತನ ವಾದ ಸಾಮಗ್ರಿಯನ್ನು ಹಾಗೂ ಸಾಮಾನ್ಯ ವಿಷಯಗಳ ಸಿದ್ಧಾಂತಗಳನ್ನು ವಿವರಿಸುತ್ತದೆ. ವಾದ ಕನ್ನಡದಲ್ಲಿ ಹೆಚ್ಚಿನ ಸಾಮಕಾಲೀನ ವಿಷಯಗಳ ಸಂಬಂಧದಲ್ಲಿ ಕೆಲವಾಗಿ ಸೂಚಿಸುತ್ತದೆ.

10-40

ಮೂಲ ವೈದ್ಯ : — ಶಿವಮ್ ಅಮೃತರಾಯನ ಮುಖ್ಯ ವಿದ್ಯಾರ್ಥಿ.
Sri D.K. Samarasimha Reddy:—I would like to submit that being Legislators we have got responsibility. The judiciary also has got its own responsibility under the Constitution of India. There is a difference in the responsibilities, powers as well as functioning and we find that in Articles 211 and 212 of the Constitution. Besides this, I am one of those who would expect a salutary maxim which is not
there. Judges only declare the law. They don't make the law. Law makers are the legislative bodies i.e., Assembly and Parliament. This is the salutory maxim. When once we go to the issue that is before us, we must bear in mind as to what are the privileges we enjoy or the Parliament Members enjoy. If we read the relevant Articles of the Constitution, particularly Articles 105, pertaining to Parliament and 194 pertaining to the State Legislatures, things would be clear. A similar situation arose before this House previously. I would like to go on record impartially regarding my views. In the year 1983, if I remember well, a similar situation arose before the Legislative Council with regard to Mr. Ramoji Rao's case ('Eradu' matter). The matter, there after was also discussed on the floor of this House. At that time, the stand was whether to implement the order of this House or not. I would like to bring to your notice the stand taken at that time and this time.

Mr. Speaker:—How that would help us now?

Sri D.K. Samarasimha Reddy:—I spoke on that day also on the floor of the House. I am speaking now on the very same subject.

Mr. Speaker:—That is a political aspect.

Sri D.K. Samarasimha Reddy:—I am purely confining myself purely on the legal aspect. I am not going into the political aspect. On that day my submission was that the order of this House, whether it is Council or Assembly, must be implemented. I have gone through the judgment of the Supreme Court in Kesava Singh's case, May's Parliamentary practice, Press Council Reports and so many other books, I would say with due respect to the Chair about the factual and legal position. I don't want to go into the entire facts.

Under Art. 143 of the Constitution, Mr. Kesava Singh's case was referred to Supreme Court by the President of India.

The position of the Legislature, Parliament vis-a-vis House of Commons was discussed at length at paras 34, 37, 40, 41, 124, 125, 129 and 142. In all these paragraphs, the relevant privileges and powers of House of Commons as superior court of record and the position of Legislatures, Parliament, etc., are discussed. I would just draw your kind attention to one of the paragraphs. I don't want to trouble the Hon. Members by reading the entire Supreme Court
Judgement or the paras mentioned earlier. I would like to read out Para 34 only. It reads like this: "It is well-known that out of a large number of privileges and powers which the House of Commons claimed during the days of its bitter struggle for recognition, some were given up in course of time and some virtually faded out by disuse and so, in every case where a power is claimed, it is necessary to enquire whether it was an existing power at the relevant time. It must also appear that the said power was not only claimed by the House of Commons, but was recognised by the English Courts."

The emphasis here is whether the power that we are claiming has been recognised or whether the power we are claiming is amenable for review under Art. 226 by the Supreme Court and under Art. 226 by the High Court. On all these aspects, Sri Kesev Sing's case throws light, thereby amenable for discussion or review by the superior courts. It is also referred in the Constituent Assembly. A question arose whether the issue of.....

Mr. Speaker:—Before you go further, let the House know about the Articles 211 and 212. Let the House understand what it is.

Sri D. K. Samarasimha Reddy:—In the Constituent Assembly, a question arose whether the jurisdiction of the Courts should be ousted from the Parliamentary privileges issue. During the course of discussion, it was clearly upheld that the Courts have jurisdiction. One of the Constituent Assembly Members Prof. K. T. Shaw moved a non-official resolution before the Constituent Assembly for an amendment to the relevant provision to the effect that the jurisdiction of the Court must be ousted. But the Constituent Assembly totally repelled and rejected the amendment.

Dr. S. Chandramouli (Chirala):—Point of order, Sir.

(Interruptions)

Mr. Speaker:—No point of order.
Mr. Speaker:—I would like to extensively hear every Member. This pertains to entire House. Do not take it easily. Take it seriously, when the orders of the House were floated, whether we can discuss about this subject or not? With all respect I have accepted the orders of the Supreme Court. I have not refused the orders of the Supreme Court. We must respect the Courts. We are not here to insult anybody. We are here to implement the Constitutional system. Let him say, Mr. Samarasimha Reddy, what all has happened in the Constituent Assembly, we are not concerned. Only thing that is important is what has come into the record. How the articles were framed and accepted; that is more important. What has transpired, we are not concerned. We are not researchers here sitting. You please read Articles 211 and 212:

"ART. 211: RESTRICTION ON DISCUSSION IN THE LEGISLATURE: No discussion shall take place in the Legislature of the State with respect to the conduct of the Judge of the Supreme Court or of a High Court in the discharge of his duties."

"ART. 212: COURTS NOT TO ENQUIRE INTO PROCEEDINGS OF THE LEGISLATURE:

(1) The validity of any proceedings in the Legislature of a State shall not be called in question on the ground of any alleged irregularity of procedure.

(2) No officer or member of the Legislature of a State in whom powers are vested by or under this Constitution for regulating procedure or the conduct of business, or for maintaining order, in the Legislature shall be subject to the jurisdiction of any court in respect of the exercise by him of these powers."
I am conscious of this. I must also put forward the decision of the 7 Judges of the Supreme Court where Justice Gajendra Gadkar was the Chief Justice. Out of 7 Judges, majority of 6 were of one view except Mr. Justice A.K. Sarkar, who on only one aspect he deferred.

Another point is if the Constituent Assembly had an intention to oust the jurisdiction of the Court, then definitely.....

Sri D.K. Samarasimha Reddy:—I am not holding brief for anybody. I said that I can assume a role of amicus curiae.

Mr. Speaker:—If it is necessary, I will call for the Advocate-General. We shall hear him.

Sri D.K. Samarasimha Reddy:—Definitely, Sir.

(INTERRUPTIONS)

11-00 No.

Mr. Speaker:—What proceedings are transpired in the Constituent Assembly, in the Supreme Court, you say that all these things are to be discussed here.

Sri D.K. Samarasimha Reddy:—According to me, what Mr. Moulanker said in the first Assembly and what Mr. Advani and Mr. Madhu Dhandavathe, the reputed Parliamentarians said are important. They have suggested an alternative that there should be codification of the privileges.

Mr. Speaker:—We are not disputing it.

Sri D.K. Samarasimha Reddy:—So long as the privileges are not codified, where the superior court of record, the High Court or the Supreme Court as per Art. 32 and 226 of the Constitution as the case may be, the view of the Supreme Court on that is an affirmative. That is my view and that is what I have understood. The matter also went before the Election Commission in Indira Gandhi's expulsion case....

Mr. Speaker:—We have immense faith in the legal knowledge and professionalism. We are not doubting it. This is not the forum
go to that extent of telling so—that is this and this is that. You have to come to the point. Whether this is civil or criminal complaint. So many things arise. When the people intrude in the Hall, are we undefended? You come to the specific case.

Sri D. K. Samarasimha Reddy:—Under Art. 143 of the Constitution, in Kesev Sing's case, the President of India referred the case to the Supreme Court. Again the matter was taken up by the Allahabad High Court, where they have confirmed. So, why should we trespass the jurisdiction of the Courts?

Mr. Speaker.—In fact, the Parliament and the Legislatures have got certain powers...

(Interruptions)

Suppose a crime takes place on the floor of the House—whether it is an attempt to murder or murder or a grievous hurt. Then, whether this Assembly can hold prosecution? Definitely not. This House cannot assume a role and take action under I.P.C. for trespass or any thing.

Mr. Speaker:—This House is not for discussion of attempt to murder; Criminal Procedure Code; or any such thing. You please look into the matter of contempt of the House and Privileges of the House. You have the distinction.
Sri D. K. Samarasimha Reddy:—There is only one thing. There is only one method of codification of the privileges. By codifying the privileges, Legislators will also lose certain privileges. Whatever privileges are codified, again, after codification, what is the effect of such codification also one has to tell and see. That is the only way which we have to view such things and such type of litigations. The House of Commons has got a different role, and we have got a different role. Some conventions, we may adopt ...

Mr. Speaker:—I am not able to bring him to the present incident. We are not interested in the general debate. We are not interested in the general debate. Here is a specific case where some intruders came to the House and there is an unanimous resolution passed and sent to Delhi. Whether we are connected with that today or not? Already it was decided unanimously. That is one part and the second part is whether the Supreme Court has got powers to interfere with our judgement or not that, we have to consider.

Sri D. K. Samarasimha Reddy:—It has to be decided by the Supreme Court. It cannot go beyond the discussion on Mr. Kesev Sing's case. Let the Supreme Court decide.

Mr. Speaker:—Wether the Supreme Court have jurisdiction to interfere with the order passed by the House?

Mr. Speaker:—Let us wait till the Supreme Court's decision. Heavens are not falling.

Sri D. K. Samarasimha Reddy:—Ultimately they may decide....

Mr. Speaker:—We are not Astrologers.

We have made certain rule and we should exercise them. We should exercise our powers judiciously and we must act as per the Constitution. Codification of privileges should be there. But till the codification is made, can we question the Articles of the Constitution?
No. That is my point. In my opinion, the debates referred, with the Constituent Assembly or Mr. Kesew Sing's case we are not concerned.

We are all equal.

Sri D. K. Samarasimha Reddy:—Let us wait for the judge. 11–10 ment of the Supreme Court. If the House is interested let us pass a No. a. resolution for codification.

Mr. Speaker:—Presently, the issue is before the Parliament. The Parliament has to amend the law.

While assuming the role of Amicus curiae.
You are representing a party. How can I call you Amicus curiae.
హితాయమ్మారు శుషికి ప్రతిష్ఠించిన నుంచి 12 జనవారి, 1938. 11

పాండుగులు కాక ఒకేది మనిషి లేక మనిషి వనిపుగులు సమానం యున్ననీ చోటు వచ్చింది. అయితే మీరు ఎంత సమయం తట్టులు అడుగు కోరిని. ఎంత తట్టులు లేక ఎంత సమయం తట్టు రెంటవి కోరిని. ఆ సూచికలు లేదా సమయం తట్టులు రెంటవి లేదా ఎంత సమయం తట్టు రెంటవి లేదా ఎంత తట్టు లేదా ఎంత సమయం తట్టు రెంటవి. ఫిక్స్‌డ్ ఎంత సమయం తట్టు రెంటవి లేదా ఎంత తట్టు లేదా ఎంత సమయం తట్టు రెంటవి లేదా ఎంత తట్టు రెంటవి. మనిషి శాసనం రచించిన లేదా మనిషి చేసిన లేదా మనిషి గ్రంథాలను వచ్చింది. మాత్రమే మనిషి వనిపుగులు సమానం యున్ననీ చోటు వచ్చింది.
11-20
(1) முனியுக்தம் சூடு அல்லது (முண்டலகத்தி):— பொதுமகம், மாலை சூடு செலவு என்பது ஒரு மகளையே கொண்டே மூன்று முன்னே உள்ள செலவுகளின் செலவூட்டினால் நோக்கி வருவதாகும். பொதுவும் ஒரு செலவு என்பது, என்னுடையுள்ள வரையறையின் நூற்றாண்டுகளின் வரையறையினால் நோக்கி வருவதாகும். என்னும் தொடரை நூற்றாண்டுகளுக்கு மேற்பட்டுள்ள வரையறையின் நூற்றாண்டுகளின் வரையறையினால் நோக்கி வருவதாகும். பொதுமகம் ஒரு செலவு என்பது, என்னுடையுள்ள வரையறையின் நூற்றாண்டுகளின் வரையறையினால் நூற்றாண்டுகளின் வரையறையினால் நோக்கி வருவதாகும். என்னும் தொடரை நூற்றாண்டுகளுக்கு மேற்பட்டுள்ள வரையறையின் நூற்றாண்டுகளின் வரையறையினால் நோக்கி வருவதாகும்.
Sri Omkar:-Sir, with your permission I would quote
Art. 212.
212 Courts Not To Enquire Into Proceedings Of The Legislature.

(1) The validity of any proceedings in the Legislature of a State shall not be called in question on the ground or any alleged irregularity of procedure.

(2) No Officer or member of the Legislature of a State in whom powers are vested by or under this Constitution for regulating procedure or the conduct of business, or for maintaining order, in the Legislature shall be subject to the jurisdiction of any Court in respect of the exercise by him of those powers."

Mr. Speaker:—Mr. Omkar, you may also refer Article 194.

Sri M. Omkar:—Yes Sir. I quote :

194. Powers, Privileges, etc, of the Houses of Legislatures and of the Members ..

(2) No member of the Legislature of a State shall be liable to any proceedings in any court in respect of anything and or any vote given by him in the Legislature or any committee thereof, and no person shall be so liable in respect of the publications by or under the authority of a House of each a Legislature of any report, paper, votes or proceedings

(3) in other respects, the powers, Privileges and immunities of a House of the Legislature of a State, and of the members and the committees of a House of such Legislature, shall be such as may from time to time be defined by the Legislature by law, and until so defined shall be those of that House and of its Members and committees immediately before the coming in to force of Section 26 of the Constitution (forty-fourth Amendment) Act, 1978."

I would request that Articles 212 and 224 may also be gone through in this connection.

"Power of the House to Punish for Breach of Privilege or Contempt and Commit to Custody and Prison."

"Each House of Parliament and State Legislatures has power to punish for breach of privilege or contempt, secure the attendance of persons on matters of privilege, including the power to send for supposed offenders in custody, and commit the offender to custody or prison."

"The power of the House to punish for contempt or breach of privilege, has been aptly described as the 'keystone of parliamentary privilege'."

"The power of the Legislature to punish for contempt is of recent origin in this country."

...."With the commencement of the Constitution, however the power to punish for contempt or breach of privilege and to commit the offender to custody or prison was conferred on the House of Parliament, and State Legislature."

"The Chief Justice of Bombay High Court held in 1957 thus:

.."This power extends not merely to Members of the House but even to persons outside it and when the House acts in vindication of those rights and privileges, the courts of the land have no right to interfere. The proper forum is the House itself, where the person affected can claim the redress of his rights. By virtue of the Indian Constitution, these powers and privileges are enjoyed by the Houses of Parliament in India and the House of State Legislatures."
11–40 க. ப.

85–13
Mr. Speaker:—Mr. Samarasimha Reddy, by this you might have considered and it might have entered your mind so I am putting a question to you: whether any Court has power to summon the Speaker or make the Speaker party in any proceedings before the Court, you tell me plainly. You have not said.

Sri D.K. Samarasimha Reddy:—Sir, my view is, if a party thinks that his rights (given to him by the Constitution under Art. 12 to 35) have been infringed; and if that person approaches the Court, then whoever is made a party has an obligation to respect the judiciary.

Mr. Speaker:—You are not explicit. The question is simple and you are not helping and giving an answer. Can the Speaker be made a party and summoned to the Court? You are not giving a direct reply.

Sri D.K. Samarasimha Reddy:—As I told earlier, every citizen in this country can approach the Court if he...

Mr. Speaker:—You are trying only to argue as a 'lawyer' not as a 'constitutionalist' who is more responsible than a lawyer. You have been very evasive.

It has been prohibited and no Court can summon the Speaker and President of India. There are such provisions and you cannot violate.

How can they summon the Speaker? Then that means they are summoning the 'Assembly'. Are we liable to respond to Supreme Court’s notice? You are not giving a direct reply.

Sri D.K. Samarasimha Reddy:—Unfortunately, that is the view of the Supreme Court in Keshav Singh’s case.
Mr. Speaker:—You are not to hold a brief for the supreme court. Today, the very competence of the supreme court is questioned; whether they can show indulgence and whether they can call the Speaker to court.

Sri D. K. Samarasimha Reddy:—Unfortunately, what has happened is that we have inherited certain conventions as followed in the British House of Commons and we are under the impression that they are so sacrosanct.

Mr. Speaker:—Mr. Samarasimha Reddy. I have been asking you a simple question: whether the Speaker can be summoned to Court. You are not being plain and you are not saying anything plainly and directly.

Sri P. Indrasenareddy:—He will avoid giving an answer.

Mr. Speaker:—All right. Then I withdraw my question.

Sri D.K. Samarasimha Reddy:—My submission is a person is...

Mr. Speaker:—You are again bringing something in general. I am convinced—I cannot be summoned by a Court. Suppose a plaintiff makes the Speaker a party and the Court summons, should he go?

Sri D.K. Samarasimha Reddy:—Nobody is above law, Sir.

Mr. Speaker:—Again you are evasive.
Sir, the case of U.P. Legislature is known to all. Now, when the petition of Congress workers was there, they ought not to have summoned the Speaker of the Assembly. They could have entertained the petition but they cannot make the Speaker a party.

Mr. Speaker:—That would mean that the nominated or appointed persons are more powerful than the elected ones.

Sri Ch. Vidyasagar Rao:—Sir, I request that the Advocate-General may be summoned for his considered opinion.
12. 1989. 101

11-60

Այս աղքատությունը զարգացվել է 1960-ական թվականներին․ Այն ծագել է կարճ ժամանակահատվածում, որտեղ տեղի է ունեցել առևտրական զարգացման հանգստական փուլ։ Այս ժամանակից հետո տեղի է ունեցել երկրաշարժի ամբողջական փոփոխությունը, որը նպաստել է տարածաշրջանային զարգացման հանգստական փուլի ձևափոխությանը։ Այս ժամանակաշրջանում տեղի է ունեցել բազմազան պետական և մշակութային կյանքի զարգացման հանգստական փուլ։
The validity of any proceedings in the Legislature of a State shall not be called any question on the ground of any alleged irregularity or procedure.
(2) No officer or Member of the Legislature of a State in whom powers are vested by or under this Constitution for regulating procedure or the conduct of business, or for maintaining order in the Legislature shall be subject, to the jurisdiction of any court in respect of the exercise by him of those powers.

Mr. Speaker:—Is it necessary for me to spell out the mind of the House?
Mr. Speaker:—I will also observe my own views on this,—how to safe-guard the privilege of the House and all those things. I will give a regular pronouncement to-day and—I will also give my ruling. Now, the only thing is Mr. Bapi Raju wanted to tell his views to the House. If he wanted to help the House, let him say.

Mr. Speaker:—Yes, I will consider it also. In the beginning itself I told that if necessary, I will call for the Advocate-General. Because he is also an Ex-Officio Member of this House. A seat is provided for him. So, by virtue of that position he can come, advise us, tell us,—and if necessary, if I feel after hearing everybody, I will also do that immediately. It will not take much time.
Mr. Speaker:—What do yo mean by Lawyers. We are all Members of this House. Forget about Laws. We are all Members of this House. We are all competent to discuss.

We are accepting judiciary as supreme.

There is no other point.

That is uncial and that decision cannot be acceptable to the House.

I have not let out anything to go out of our control. I am serious about the privilege of this House. I am not going to let down my own Members of this House. Once you say that you have no privilege, you cannot
convict - that is all - finished. You cannot do anything. You cannot conduct the House, because any mob can enter and disturb you.
108 12 జిల్లా, 1938.

భాషా మాండి. బెస్తి తాతకం ఉన్నాం - ఇది అభివృద్ధి సంస్థలో సాధనాలు కాయలు తయారిస్తుంది. మీ కోసం దాని ప్రత్యేక ప్రామాణికత రావడం సాధనాలు సాధించాం.

భాషా మాండి తయారు చేయబడిన అభివృద్ధి సంస్థలో సాధనాలు కాయలు తయారిస్తుంది. మీకు దాని ప్రత్యేక ప్రామాణికత రావడం సాధనాలు సాధించాం.
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110 12 డిసంబర్, 1989. మామలుగా తెలుగు లో ప్రచురం
పరిస్థితి వివరించడం
తను లేదా కాసరుల దృశ్యం నుండి మామలు చేస్తుంది.

ఎఖాడి శాసన జాతీయ దారిమానిక ఉష్ణం
అంతర్భుగుల సౌకర్యం జీవితం నుండి మామలు చేస్తుంది.

అవసరం ఇన్స్టిట్యూట్ నిర్ధారించి మామలు చేస్తుంది.

మామలని మామలు అనే వాటిని మామలు చేస్తుంది.

But not connected with legislative matters, అధికారములు
మామలు చేస్తుంది. కానీ దృశ్యం నిర్ణయం మామలు చేస్తుంది,

ఆదాయమిత్తం మామలు చేస్తుంది. లేదా ఆదాయమిత్తం మామలు చేస్తుంది.

12 క్రియలింగ్ మూలం మామలు చేస్తుంది. మామలు చేస్తుంది.

మామలు చేస్తుంది. మామలు చేస్తుంది. మామలు చేస్తుంది.
1989, 12 జూన్ నుండి ఎన్నికల ప్రారంభం నిర్వహిస్తున్నాం. ఎందుకంటే ఇది ఒక శాసనమాన్ని అభివృద్ధి చేయడానికి వచ్చింది. మునిగింట సాంస్కృతిక పరిచయానికి చెందిన మనుష్య ప్రధానంగా ప్రతిష్టినప్పటి ద్వారా ఇది అభివృద్ధి చేయకుండా ఉంది. కానీ ఇది సాధారణ సాంస్కృతిక పరిచయానికి చెందిన మనుష్య ప్రధానంగా ప్రతిష్టినప్పటి ద్వారా ఇది అభివృద్ధి చేయకుండా ఉంది. హామీ అనేక సాంస్కృతిక పరిచయానికి చెందిన మనుష్య ప్రధానంగా ప్రతిష్టినప్పటి ద్వారా ఇది అభివృద్ధి చేయకుండా ఉంది.

వాటి సాంస్కృతిక పరిచయానికి చెందిన మనుష్య ప్రధానంగా ప్రతిష్టినప్పటి ద్వారా ఇది అభివృద్ధి చేయకుండా ఉంది. హామీ అనేక సాంస్కృతిక పరిచయానికి చెందిన మనుష్య ప్రధానంగా ప్రతిష్టినప్పటి ద్వారా ఇది అభివృద్ధి చేయకుండా ఉంది.
Mr. Speaker:— Mr. Mysoora Reddy, I am not here to refer to other cases.

Dr. M. V. Mysoora Reddy:— Let him explain Sir.

Mr. Speaker:— He will not answer or reply. We are only discussing on a subject which is a disturbed one.

Dr. M. V. Mysoora Reddy:— Let him explain Sir.

Mr. Speaker:— He will refuse to answer you. I will not ask him to explain.

Mr. Speaker:— You may ask him to explain. He will refuse to answer you. I will not ask him to explain.

Mr. Speaker:— Mr. Samarasimha Reddy gave a reference of the Kesava Sing's case. In that, the Supreme Court Judgement is like this: The Supreme Court said that the Legislature had privileges of punishing for contempt, and Judges should not interfere with the Jurisdiction of the House. The Alahabad High Court then affirmly upheld the privileges of the Legislature. He extensively quoted it. The matter went upto Parliament, and the Parliament said 'no' they cannot interfere. Then the matter was referred to the President of India. Under 143 he referred the matter to the Supreme Court.
12 ಜಿಲ್ಲಾದಿ, 1969. 118

85—15
12.40 கோ. எட்டாம் மற்றும் கிருஷ்ணா எனும் பேருடன் பொறுப்பு புரித்தனர். கோ. எட்டாய் இவருடன் பொறுப்பு செய்தனர்.
ப்லீஸ் பீட் தெரிக்கிற விளக்கத்திற்கு முன்னேறி வந்துல்லே, முன்ன்னேற்றத்திற்கு முன்னேறி வந்துல்லே, முன்னேற்றத்திற்கு முன்னேறி வந்துல்லே, முன்னேற்றத்திற்கு முன்னேறி வந்துல்லே, முன்னேற்றத்திற்கு முன்னேறியே. 

ப்லீஸ் பீட் தெரிக்கிற விளக்கத்திற்கு முன்னேறி வந்துல்லே, முன்னேற்றத்திற்கு முன்னேறியே. 

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ப்லீஸ் பீட் தெரிக்கிற விளக்கத்திற்கு முன்னேறியே. 

ப்லீஸ் பீட் தெரிக்கிற விளக்கத்திற்கு முன்னேறியே.
Mr. Speaker:—All the papers are deemed to have been laid on the Table.


G. O. Ms. No. 45, Law Department, Dated 30-3-1989


Report of the Comptroller and Auditor General of India for the year ending 31st March, 1987

The following decisions were taken by the Business Advisory Committee at its meeting held on 11th September, 1989 in regard to the Business to be transacted in the Assembly.

13-9-1989 (Wednesday)
Morning and Evening
1. The Andhra Pradesh Appropriation (No. 3) Bill, 1989

There will be no question hour

14-9-1989 (Thursday)
Morning 8-30 a.m. to 11-30 a.m.

Private Members Business

16-9-1989 (Saturday)
Morning and Evening

Government Bills
Mr. Speaker :—That we will consider.

Mr. Speaker :—I have heard it.
Minister for Finance (Sri M. Rajaiah) :—Sir, I beg to move.

"That the Government be granted a sum not exceeding Rs. 108,84,17,600 for further expenditure in the year 1989-90 as per the Heads of Demands shown in the notice, dated 7th September, 1989."

On the recommendation of the Governor, the Minister for Finance will move that a sum not exceeding 108,84,17,600 rupees be granted for further expenditure in the year 1989-90 as per the Heads of Demands shown in the Annexure:

ANNEXURE

<table>
<thead>
<tr>
<th>Demand No.</th>
<th>Service and Purpose</th>
<th>Sums not exceeding</th>
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<tbody>
<tr>
<td>(1)</td>
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<tr>
<td>I.</td>
<td>State Legislature</td>
<td>Rs.</td>
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<tr>
<td>II.</td>
<td>Governor and Council of Ministers</td>
<td>2,51,500</td>
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<td>III.</td>
<td>Administration of Justice</td>
<td>1,18,700</td>
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<td>IV.</td>
<td>Elections</td>
<td>13,71,100</td>
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<td>V.</td>
<td>Revenue and District Administration</td>
<td>1,29,23,000</td>
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<td>VII.</td>
<td>Excise Administration</td>
<td>3,80,07,000</td>
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<td>VIII.</td>
<td>Commercial Taxes Administration</td>
<td>31,20,000</td>
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<td>XI.</td>
<td>Secretariat and Other Miscellaneous Administrative Services</td>
<td>3,50,000</td>
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<td>XII.</td>
<td>Police Administration</td>
<td>12,45,62,900</td>
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<td>XIII.</td>
<td>Jails Administration</td>
<td>6,77,000</td>
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<td>XIV.</td>
<td>Stationery and Printing Department</td>
<td>10,00,000</td>
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<td>XV.</td>
<td>Public Works</td>
<td>3,84,83,500</td>
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<td>XVI.</td>
<td>Fire Services</td>
<td>66,00,000</td>
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<td>XVIII.</td>
<td>General Education, Sports, Art and Culture</td>
<td>35,24,36,100</td>
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<td>XIX.</td>
<td>Technical Education</td>
<td>12,62,000</td>
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<td>XX.</td>
<td>Medical and Health Services</td>
<td>2,96,04,500</td>
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<td>XXI.</td>
<td>Urban Development</td>
<td>1,38,87,700</td>
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<td>XXIII.</td>
<td>Labour and Employment</td>
<td>2,24,900</td>
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<td>XXIV.</td>
<td>Social Welfare</td>
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<td>XXXI.</td>
<td>Agriculture</td>
<td>9,11,29,500</td>
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<td>XXXII.</td>
<td>Animal Husbandry and Dairy Development</td>
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<td>XXXV.</td>
<td>Co-operation</td>
<td>1,42,53,000</td>
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<td>XXXVI.</td>
<td>Rural Development</td>
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<td>XXXVII.</td>
<td>Irrigation</td>
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<td>XXXVIII.</td>
<td>Minor Irrigation</td>
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<td>XXXIX.</td>
<td>Power Development</td>
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<td>XL.</td>
<td>Village and Small Industries</td>
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<td>Industries</td>
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<td>XLII.</td>
<td>Mines and Minerals</td>
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<td>XLIV.</td>
<td>Roads and Bridges</td>
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<tr>
<td>XLV.</td>
<td>Science, Technology and Environment</td>
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<td><strong>Total:</strong> 108,84,17,600</td>
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Mr. Speaker:—Motion moved.

12.50 a.m. Mr. Speaker:—We have the statement. The Hon. Minister for Agriculture and Rural Development moved the Budget. The motion was referred to the Committee. Mr. Speaker, you have the privilege...
Mr. Speaker:—Anyway, before we put to vote, let them also say what they have got to say.

Mr. Speaker:—Now that the Government wants a sum, it has come before the House for granting a sum of Rs. 108 crores. So, already those particulars are circulated. If you want to say anything, you might say and it is subject to voting.

Mr. Speaker:—How does it help you?

Sri D.K. Samarasimha Reddy:—We will be able to know what exactly is the position.

Mr. Speaker:—He will read the same which he has circulated.

Sri D.K. Samarasimha Reddy:—Sir, you have to come to our rescue.
మేమి ప్రమాణాలను కట్టడం కురిసేది చేసినది మేమి విస్తారతో ప్రతిపాదించారు,
మే ఎందుకంటే ప్రతిపాదించారు?

ఇది మనం ప్రమాణాలను అంచనా, ఇంతకాంతం అంచనా చేసాలి, సిద్ధాంత సూత్రాలంగా అంచనా చేసాలి.
అంచనా మేమి ప్రమాణాలను అంచనా చేసాలి. ఈసారు ప్రమాణాలలో మనం ప్రతిపాదించండి, మనం ప్రతిపాదించండి, మనం ప్రతిపాదించండి,
 తా మనం ప్రతిపాదించండి. మేమి ప్రతిపాదించండి మనం ప్రతిపాదించండి,
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 మేమి ప్రతిపాదించండి మనం ప్రతిపాదించండి మనం ప్రతిపాదించండి,
 తా మనం ప్రతిపాదించండి.
The motion was adopted and the Demands granted.

Minister for Law (Sri C. Ananda Rao):—Sir, on behalf of the Chief Minister, I beg to move:

"That leave be granted to introduce the Arbitration (Andhra Pradesh Amendment) Bill, 1989."

Mr. Speaker:—Motion moved.

The question is:

"The leave be granted to introduce the Arbitration (Andhra Pradesh Amendment) Bill, 1989."

(Pause)

The motion was adopted and the Bill was introduced.
Minister for Panchayat raj (Sri P. Chandrasekhar):—Sir, I beg to move:

“That leave be granted to introduce the Andhra Pradesh Gram Panchayats (Second Amendment) Bill, 1989.”

Mr. Speaker:— Motion moved.

The question is:

“That leave be granted to introduce the Andhra Pradesh Gram Panchayats (Second Amendment) Bill, 1989.”

The motion was adopted and the Bill was introduced.

Minister for Labour (Sri B. Janardhan):—Sir, I beg to move:

“That leave be granted to introduce the Andhra Pradesh Industrial workers Representation Participation in Management and Relief) Bill, 1989.”
Mr. Speaker:— motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Industrial Workers (Representation Participation in Management and Relief) Bill, 1989."

(Pause)

The motion was adopted and the Bill was introduced.

Mr. Speaker:— (Looking to the Law Minister) The voice and the sentiments raised in the House has to be taken into consideration. When you are introducing Bills, you must give sufficient time to the House so that they will have sufficient time to go through the Bills. If they are not studied properly, then the Courts again will intervene... Sufficient time should be allowed to the Members to go through the Bills and have an opportunity for discussion so that things can be done correctly. Hustling is not proper. It is my feeling that sufficient time be given to the Members and they have a right to discuss the Bill and approve the Bill. Sufficient time to be given is a must and you must see to it.

Mr. Speaker:—No, sufficient time be given.

Minister for Education (Smt. Y Sita Devi):—Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Private Educational Institutions Grant-in-Aid (Regulation) Amendment Bill, 1989."
Mr. Speaker:—Motion moved. The Education Minister should see that hereafter the entire things are provided in Telugu and translations are available. Already there is a comment.

Mr. Speaker:—The question is:

"That leave be granted to introduce the Andhra Pradesh Private Educational Institutions Grant-in-Aid (Regulation) Amendment Bill 1989."

(Pause)

The motion was adopted and the Bill was introduced.

Smt. Y. Sita Devi:—Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh University Acts (Amendment) Bill, 1989."

(Interruptions)

Mr. Speaker:—It is only at the stage of the introduction. Now, I am only permitting them to introduce the Bill. When discussion comes, you might raise all your points.

Mr. Speaker:—Please do not ask such questions. Please do not belittle the Chair.

Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh University Acts (Amendment) Bill, 1989."

(Pause)

The motion was adopted and the Bill was introduced.
Mr. Speaker:—Now, the Minister for Education to move the motion for introducing the Bill.

The Minister for Education stated:—The Bill is to be introduced for the purpose of...
Sri D. K. Samarasimha Reddy:—I am on a point of Order, Sir.

Mr. Speaker:—There are Bills which were introduced in 1987. They may come or may not come. They are only introduced. You can object later. When I am permitting them to introduce the Bill and if you prevent the Government from introducing the Bill . . .

(Interruptions)

Mr. Speaker:—The understanding was the papers will be given in time and sufficient time would be given to the Members to discuss the Bills. Tomorrow the B.A.C. will meet and discuss. We can reschedule them.

Mr. Speaker:—That is why tomorrow the B.A.C. will meet again and if there is any difficulty we can also change it. Sufficient time may be given for the discussion on the Bill.

Sri D. K. Samarasimha Reddy:—We have got the programme circulated.

Mr. Speaker:—I said I am going to change it.

Smt. Y. Sita Devi:—Sir, I beg to move:

“That leave be granted to introduce the Hyderabad Public School (Taking over of Management) Bill, 1989.”

Mr. Speaker:—Motion moved.

Mr. Speaker:—That can be brought out when the Bill comes up for discussion.
Sri D. K. Samarasimha Reddy:—Kindly see Rule 90 sub-rule (2)“ If the Bill is a Bill which under the Constitution cannot be introduced without the previous sanction of the President or recommendation of the Governor, the member shall annexe to the notice such sanction, or recommendation conveyed through a Minister, and the notice shall not be valid, until this requirement is complied with.”

Mr. Speaker:—I have taken into consideration your objection. I will give a decision on that also.

Sri D. K. Samarasimha Reddy:—Education is under the concurrent list. It is only now the papers have been given to us. The requirement is not complied with. Added to that Rule 95 is not complied with while introducing the Bill. What is the financial burden? There is no definite financial memorandum. You may say that it is given just for some technical satisfaction. The figures are not given. It is clear the Government itself is not definite as to what is its financial obligation that is going to cast upon them by virtue of introduction of the Bill. These are the two objections I am raising. Let the Minister give a reply.

Mr. Speaker:—Now that it is under the concurrent list and as per the view of the Member it requires the assent of the President. You will have to tell this. (interruptions) Let the hon’ble Minister show her skill also.

Smt. Y. Sita Devi:—Regarding this Bill, there is no necessity for us to get the President’s assent eventhough it is in the concurrent list. We have already sent it for the approval of the Government of India. There is much delay. That is why we have introduced this Bill urgently.

Sri K. Bapi Raju:—Mr. Speaker, Sir. Are you satisfied Sir.

Mr. Speaker:—I will give a ruling, as to whether it is properly introduced or whether it can be introduced.

Sri D. K. Samarasimha Reddy:—Admittedly according to the Minister the President’s assent has not been obtained; admittedly the
permission of the Central Government has not been obtained, admi-
tedly it is under the concurrent list and having admitted all these
facts what is the great urgency for them to immediately introduce
the Bill? The matter is already subjudice. It is pending in the High
Court. Under the circumstances, when there is no urgency why
should they resort to it by flouting Rule 90 sub-rule (2). Even
while giving the financial memorandum they must be precise. They
must be definite. They are not definite about it. It is couched in
big terminology which nobody can understand. This Bill should
never be introduced in this fashion, Sir.

Sri N. Indrasena Reddy:—Whether the Minister is confident
that the Central Government has not replied to the letter?

Mr. Speaker:—There is a valid point. There is a long stand-
ing convention. Long back a decision was taken by the Legislative
Council that in the introduction of the Bill it is not opposed. Conven-
tion is being followed. After a lapse of time, the convention has
given place to a Rule or law.

Mr. Speaker:—There is a valid point. There is a long stand-
ing convention. Long back a decision was taken by the Legislative
Council that in the introduction of the Bill it is not opposed. Conven-
tion is being followed. After a lapse of time, the convention has
given place to a Rule or law.
Mr. Speaker:—You can certainly object when the Bill comes for discussion. This is not the stage to oppose it.

Sri K. Bapi Raju:—When it is before the Court and when it is subjudice, it should not be taken.

Mr. Speaker:—It is the accepted practice in Lok Sabha that the Speaker does not give any ruling on a point or order raised whether a Bill is constitutionally within the legislative competence of the House or not. The House also does not take a decision on the specific question of vires of a Bill. It is open to Members to express their views in the matter and to address arguments for and against the vires for the consideration of the House. The members take this aspect into account in voting on the motion for leave to introduce the Bill or on the subsequent motion on the Bill.
Sub-rule (2) of Rule 90 reads like this, "If the Bill is a Bill which under the Constitution cannot be introduced without the previous sanction of the President or recommendation of the Governor, the member shall annex such sanction, or recommendation conveyed through a Minister to the notice such sanction, or recommendation conveyed through a Minister and the notice shall not be valid, until this requirement is complied with."

Sub-rule (3) reads like this:—"If any question arises whether a Bill or an amendment is such a one that it cannot be introduced or moved, save with the previous sanction of the President or recommendation of the Governor, the question shall be referred to the authority which would have power to grant the previous sanction or recommendation, if it were necessary and decision of that authority on the question shall be final."

Whether sub-rule (2) and (3) of Rule 90 are complied with?

Mr. Speaker:—Whether the Sub-rule (2) and (3) of Rule 90 are complied with or not, I will see. Hon. Member says it is a must; and it has to be complied with. I will go through the procedure. If there is a 'must', or sanction or accent of President of India or the
relevant officials are necessary, then I can give a ruling. Till that time let us wait. It will be taken up tomorrow.

Sri A Madhava Reddy. —Sir, I beg to move:

"That leave be granted for continuance of the Andhra Pradesh Fire Services Bill, 1988."

Mr. Speaker: — Motion moved.

The question is:

"That leave be granted for continuance of the Andhra Pradesh Fire Services Bill, 1988."

(Pause)

The motion was adopted and the leave was granted for continuance of the Bill.

Sri A. Madhava Reddy. —Sir, I beg to move:

"That leave be granted for continuance of the Andhra Pradesh Habitual Offenders (Amendment) Bill, 1988."

Mr. Speaker: — Motion moved.

The question is:

"That leave be granted for continuance of the Andhra Pradesh Habitual Offenders (Amendment) Bill, 1988."

(Pause)

The Motion was adopted and the leave was granted for continuance of the Bill.

Sri G. Surya Rao: —Sir, I beg to move:

"That leave be granted for continuance of the Andhra Pradesh Co-operative Societies (Amendment) Amending Bill, 1988."
Mr. Speaker:—Motion moved.

The question is:

"That leave be granted for continuance of the Andhra Pradesh Co-operative Societies (Amendment) Amending Bill, 1988."

(Pause)

The motion was adopted and leave was granted for continuance of the Bill.

Mr. Speaker:—The House adjourned till 3-00 p.m. today,
(The House then adjourned at 1-40 p.m. till 3-00 p.m.)
188 12 ఫిబ్రవరి, 1989. జాతివాద రాష్ట్ర పనడ్డు

స్వాధ్యం స్వీకరించి, ఏమి సేవన సమాచారం లా అవసరం. ఎ పిచ్చాడు
నాయకత్వంతర్ తీర్థం బాగా జాతివాద నియమాలను పయ్యాలాడు, ఏ పిచ్చలేచు
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8-10 ల జాతివాద రాష్ట్ర పనడ్డు సూచించాడు. రెండు సేవన సమాచారం
నాయకత్వంతర్ తీర్థం తీర్థం తీర్థం జరిగి జాతివాద నియమాలను పయ్యాలాడు, ఏ పిచ్చలేచు
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ముందు సేవన సమాచారం:

మార్చి 13 జాతివాద రాష్ట్ర పనడ్డు సేవన సమాచారం.

మార్చి 14 జాతివాద రాష్ట్ర పనడ్డు సేవన సమాచారం.
మీరిగా అందించిన ఒకే విషయా సంబంధంలో దీని మేరచుకుని వాటి మీద పాటు సూచించి ప్రకటించాలాం. ఈ ప్రత్యేకమైన విషయాలు కూడా ఉంటాయి. పాటు సూచించిన వాటి నివాదించినటా వంటి అదనాన్ని అనుసరించండి. ఇందులో పంచ విషయాలు ఉండాయి:

1. కల్పిత విషయాలు
2. పాటు సూచించిన వాటి మీద పాటు సూచించిన వాటి నివాదించినటా వంటి అదనాన్ని అనుసరించండి. ఇందులో పంచ విషయాలు ఉండాయి:

85—18
186- 12- ఛానుడం, 1923.

భొగ్గడ ఉన్నాను మనం ఎక్సం బినదులు అందుచేసాం. కానీ లభించాలనే, నిర్నయించాలనే కొందరు శంకలం భావించాలనే మనం ఎక్సం బినదులు అందుచేసాం. నిర్నయించాలనే, లభించాలనే మనం ఎక్సం బినదులు అందుచేసాం. శంకలం భావించాలనే మనం ఎక్సం బినదులు అందుచేసాం. కానీ లభించాలనే మనం ఎక్సం బినదులు అందుచేసాం. 

అంతే తరువాత మనకు పాలాందరి కాలం వచ్చింది. ఆహారం, శాహితం, సంస్మరణం ఆ పాలాందరి కాలం రెండు సందర్భాలలో ప్రస్తుతించారు. ఆహారం సందర్భంలో మనం ఎక్సం బినదులు అందుచేసాం. శాహితం సందర్భంలో మనం ఎక్సం బినదులు అందుచేసాం. సంస్మరణం సందర్భంలో మనం ఎక్సం బినదులు అందుచేసాం. 

ఆహారం సందర్భంలో మనం ఎక్సం బినదులు అందుచేసాం. శాహితం సందర్భంలో మనం ఎక్సం బినదులు అందుచేసాం. సంస్మరణం సందర్భంలో మనం ఎక్సం బినదులు అందుచేసాం.
12 డిసెంబర్, 1989. 151

8-20 మ.

చాలా సమయంలో స్టాటస్ యొక్క ప్రత్యేకిత్తుల ఉట్టి, అన్ని పరిస్థితులలో, చాలా సమయంలో సౌందర్యం కలిగిన ప్రత్యేకిత్తులు ఉట్టి. సమయం సాధారణంగా స్టాటస్ పొందిన మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి. అప్పుడు స్టాటస్ పొందిన మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి.

అప్పుడు ఉట్టిన ప్రత్యేకిత్తుల కమ్యూనిటీ మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి. అప్పుడు ఉట్టిన ప్రత్యేకిత్తుల కమ్యూనిటీ మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి. అప్పుడు ఉట్టిన ప్రత్యేకిత్తుల కమ్యూనిటీ మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి.

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అప్పుడు ఉట్టిన ప్రత్యేకిత్తుల కమ్యూనిటీ మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి. అప్పుడు ఉట్టిన ప్రత్యేకిత్తుల కమ్యూనిటీ మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి. అప్పుడు ఉట్టిన ప్రత్యేకిత్తుల కమ్యూనిటీ మంత్రి అనుసారం స్టాటస్ ని భాగస్వామ్యంలో ప్రత్యేకిత్తులు ఉట్టి.
140 - 12 రావి, 1989,

సంస్స్థలు నిర్మాణ సంస్థలు

వాహన సంచయం సంబంధంలో సంస్థల సంఖ్య శాఖలు 60 శాఖలు ఒకే రేఖలో 40 లక్షల వచ్చింది.

సంస్థల సంచయం సంబంధంలో సంస్థల సంఖ్య శాఖలు 60 శాఖలు ఒకే రేఖలో 40 లక్షల వచ్చింది.

సంస్థల సంచయం సంబంధంలో సంస్థల సంఖ్య శాఖలు 60 శాఖలు ఒకే రేఖలో 40 లక్షల వచ్చింది.

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సంస్థల సంచయం సంబంధంలో సంస్థల సంఖ్య శాఖలు 60 శాఖలు ఒకే రేఖలో 40 లక్షల వచ్చింది.
12 జూలై, 1939. 141

మాత్రమే మన దండాల ద్వారా మనురి తమ భవిష్యత్తు ప్రదర్శించిన సంచారాన్ని తెలుసుకోవడానికి ప్రయత్నించాం.

అమిల చిత్రాలు మూలం చెప్పకుండా అప్పుడు ప్రఖ్యాత దండారు మోఘలు మాత్రమే సంస్కృతి కోసం ఆనందించాడు. ఇది ఫోటోగ్రఫీ మూలం తెలియజేస్తుంది. ఫోటోగ్రఫీ మూలం రాణి మోఘలు అంతిమ నల్ల ఈమి ఫోటోగ్రఫీ మూలం చెప్పడానికి పాడించాడు.

ప్రఖ్యాత సంస్కృతి కోసం ఆనందించాడు. అంతర్గత సంస్కృతి ఫోటోగ్రఫీ మూలం చెప్పడానికి పాడించాడు.

మోఘలు అంతర్గత సంస్కృతి ఫోటోగ్రఫీ మూలం చెప్పడానికి పాడించాడు. అంగుళాకారం ప్రతిభ తో మనం దండాల ద్వారా మనురి తమ భవిష్యత్తు ప్రదర్శించిన సంచారాన్ని తెలుసుకోవడానికి ప్రయత్నించాం.
144. 12 జనవరి, 1989. 

సంభాషా నిర్ణయం నిర్ణయాన్ని సంభాషాకారుల విషయంగా ప్రచురించారు. విషయం విషయం సంభాషా నిర్ణయం నిర్ణయాన్ని సంభాషాకారుల విషయంగా ప్రచురించారు. విషయం విషయం సంభాషా నిర్ణయం నిర్ణయాన్ని సంభాషాకారుల విషయంగా ప్రచురించారు. 

ఎక్కడ దాని గానీ గానీ సంభాషాకారుల విషయంగా ప్రచురించారు. విషయం విషయం సంభాషా నిర్ణయం నిర్ణయాన్ని సంభాషాకారుల విషయంగా ప్రచురించారు. 

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ఎక్కడ దాని గానీ గానీ సంభాషాకారుల విషయంగా ప్రచురించారు. 

ఎక్కడ దాని గానీ గానీ సంభాషాకారుల విషయంగా ప్రచురించారు. 

ఎక్కడ దాని గానీ గానీ సంభాషాకారుల విషయంగా ప్రచురించారు. 

ఎక్కడ దాని గానీ గానీ సంభాషాకారుల విషయంగా ప్రచురించారు.

ఎక్కడ దాని గానీ గానీ సంభాషాకారుల విషయంగా ప్రచురించారు.
(ಬೆಳವಣಿಗೆಗಳಿಗೆ ಪ್ರಶ್ನೆ) ಮತ್ತು ರೀತಿಯಿಂದ ಮರಾದಿಗೆಯನ್ನು ಹೊಂದಿದ್ದಾರೆ ಎಂದು ಹೆಸರಾಯಿತು ಇರಬೇಕೆಂದು... ನಂತರ....

ನಂತರ, ಉತ್ತಮಲೋಹ ಮತ್ತು ಕೇಂದ್ರದ ಸುತ್ತನೆ ಎಂದು ಪರಿಗಣಿಸಲಾಗಿತು. ಮತ್ತು

ಉತ್ತಮಲೋಹದ ಪರಿಣಾಮ ಮತ್ತು ಉತ್ತಮರಾಮ ಎಂದು ಸೂಚಿಸಿತು. ತೊಟ್ಟು ಇತರೆ ಇದ್ದಾಗ, ಶುದ್ಧಿಯೇ ತೊಟ್ಟಿಯಾಗಿತು... ನಂತರ.

(ರೋಹಿಕಿ ರೀತಿ)

ರೋಹಿಕಿ ರೀತಿಯಲ್ಲಿ ಸಂತಾನ ಎಂದು ಎನ್ನಬೇಕಾದ ಸಾಮಾನ್ಯ ಪ್ರಶ್ನೆಗಳು. ತೊಟ್ಟು ಇತರೆ ತೊಟ್ಟಿಯಾಗಿದ್ದಾಗ, ಶುದ್ಧಿಯೇ ತೊಟ್ಟಿಯಾಗಿದ್ದಾಗ, ಆಧಾರದ ಸನ್ನಾದನಾಗಿದ್ದಾಗ, ಹೊಸ ಮುಂದುವರೆಯುವ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಮೂಲ ಮುಂದಾದ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಹೊಸ ಮುಂದುವರೆಯುವ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಮೂಲ ಮುಂದಾದ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಹೊಸ ಮುಂದುವರೆಯುವ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಮೂಲ ಮುಂದಾದ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಹೊಸ ಮುಂದುವರೆಯುವ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಮೂಲ ಮುಂದಾದ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಹೊಸ ಮುಂದುವರೆಯುವ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಮೂಲ ಮುಂದಾದ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಹೊಸ ಮುಂದುವರೆಯುವ ಸೂಚಿಯಾಗಿದ್ದಾಗ, ಮೂಲ ಮುಂದಾದ ಸೂಚಿ�....

85—19
చిత్రాలకు మేలుగా పాట అందం చేసేందుకు అయిన సందర్భంలో ఒక రకం అంటే చెట్టుల మరింత వ్యాప్తి మేలుగా పాట అందం చేసే, మెయిన్ ఎందుకు అనే పాట యొక్క వ్యాప్తి పెంచబడింది. ఉదాహరణకు మెయిన్ ఎందుకు అనే పాట అంటే చెట్టు పువు పెంచబడింది, మెయిన్ ఎందుకు అనే పాట మేలుగా పంట వ్యాప్తి పెంచబడింది. ఇందులో పంట వ్యాప్తి పెంచబడి ఉంది.


150 కో. సాంఘా పంపలు మరి ప్రపంచానికి వ్యాప్తి పెంచబడింది. పంపలు మరి ప్రపంచానికి వ్యాప్తి పెంచబడింది. వ్యాప్తి పెంచబడింది.

 పంపలు ప్రపంచానికి వ్యాప్తి పెంచబడింది. పంపలు వ్యాప్తి పెంచబడింది.
12 జనవరి, 1989.

సేవ మార్చి వేయబడిన ఫ్ర మార్చి వేయబడిన ఫ్ర మార్చి వేయబడిన ఫ్ర మార్చి వేయబడిన ఫ్ర

అడుగు సంపాదకు చెప్పాలంటే వినంతం. అడుగు సంపాదకు చెప్పాలంటే వినంతం. అడుగు సంపాదకు చెప్పాలంటే వినంతం. అడుగు సంపాదకు చెప్పాలంటే వినంతం.

1989 నంది చిత్రాలను వేడుక చేసి, తన రిషటిని ప్రదర్శించేది. కానీ ఈ సంస్థ నంది చిత్రాలను వేడుక చేసి, తన రిషటిని ప్రదర్శించేది. కానీ ఈ సంస్థ నంది చిత్రాలను వేడుక చేసి, తన రిషటిని ప్రదర్శించేది. కానీ ఈ సంస్థ నంది చిత్రాలను వేడుక చేసి, తన రిషటిని ప్రదర్శించేది.

20-25 సంవత్సరాలకు ప్రారంభించిన నంది చిత్రాలు, మాత్రమే ప్రస్తుతి చేయబడుతుంది. అలాగే ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది.

ప్రతి సంవత్సరం నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది. ఈ సంస్థ నంది చిత్రాల ప్రదర్శనాల ప్రారంభం కాది.
12 ఫిబ్రవరి, 1989. 149

అందరోలు కలిగిన సాధన సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన జాబితా అంశాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి. అమలు అంటే అది ప్రత్యేక విషయాల పై సంబంధించి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన కారణాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.

మాత్రమే సేవలను తప్పించడానికి ఉపయోగించాలని అమర్కరించడానికి వాడండి. అందుకే ఇలాంటి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన విషయాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.

ఈ సేవలను తప్పించడానికి ఉపయోగించాలని అమర్కరించడానికి వాడండి. అందుకే ఇలాంటి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన విషయాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.

అందరోలు కలిగిన సాధన సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన జాబితా అంశాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి. అమలు అంటే అది ప్రత్యేక విషయాల పై సంబంధించి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన కారణాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.

మాత్రమే సేవలను తప్పించడానికి ఉపయోగించాలని అమర్కరించడానికి వాడండి. అందుకే ఇలాంటి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన విషయాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.

ఈ సేవలను తప్పించడానికి ఉపయోగించాలని అమర్కరించడానికి వాడండి. అందుకే ఇలాంటి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన విషయాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.

మాత్రమే సేవలను తప్పించడానికి ఉపయోగించాలని అమర్కరించడానికి వాడండి. అందుకే ఇలాంటి సమాచారాన్ని ప్రచురించడానికి ప్రత్యేకమైన విషయాలను ఉపయోగించాలని అమర్కరించడానికి వాడండి.
150
12 జనవరి, 1989.

పి. బిర్డ్ చామి: — ఎండమట్టితో అమాకంగా నడుమ చాలా కంతాలు కేంద్రం చాలా ముందు అవగాహన. ఇది సాధారణంగా అవిధించే కారణాలు అభివృద్ధి చేసిన దృశ్య ప్రభావానికి అవిధించిన అవగాహనాలను సాధారణంగా ప్రదర్శించడం కంతాలు కంతాలు కేంద్రం చాలా ముందు అవగాహన.

పి. సికింద్ర చామి: — ఎండమట్టితో అమాకంగా నడుమ చాలా కంతాలు కేంద్రం చాలా ముందు అవగాహన. ఇది సాధారణంగా అవిధించే కారణాలు అభివృద్ధి చేసిన దృశ్య ప్రభావానికి అవిధించిన అవగాహనాలను సాధారణంగా ప్రదర్శించడం కంతాలు కంతాలు కేంద్రం చాలా ముందు అవగాహన.
12 జనవరి, 1989

ప్రతిపాదితం

అధ్యాపకుడు నిత్యం అందించింది. 1989 లో నిత్యం మాత్రమే అందించాడు. నిత్యం మాత్రమే 

ప్రతిపాదితం వచ్చు. 

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ప్రతిపాదితం వచ్చు.
162 12 జూలై, 1989.

అధికారం పెట్టిన సందర్భాలు, నందిపాత రామాయణ సంప్రదాయ సంస్థ సమితి అధ్యక్షుల సందర్భాలకు మాత్రమే ఉండే సంస్థ సమితి. అధికారం పెట్టిన సందర్భాలు, నందిపాత రామాయణ సంప్రదాయ సంస్థ సమితి అధ్యక్షుల సందర్భాలకు మాత్రమే ఉండే సంస్థ సమితి.

అధికారం పెట్టిన సందర్భాలు, నందిపాత రామాయణ సంప్రదాయ సంస్థ సమితి అధ్యక్షుల సందర్భాలకు మాత్రమే ఉండే సంస్థ సమితి.
2.00 கூட்டு மண்டலங்கள்: உராசாரசுக்கு பரார்ப்பில் எவ்வித வாயிலில் வந்தால் என்ன வெளிப்படுத்தும் வகையினமாம்;

(1) நூறு வட்டங்கள் வந்தால்: உராசாரசுக்கு பரார்ப்பில் எவ்வித வாயிலில் வந்தால் என்ன வெளிப்படுத்தும் வகையினமாம்; அது சிற்றிகளில் செய்தால் அம்சை கூட்டு மண்டலங்கள் வந்தால் என்ன வெளிப்படுத்தும் வகையினமாம். இவ்விதத்தில் செய்யப்படும் என்கின்ற வகையில் வந்தால் என்ன வெளிப்படுத்தும் வகையினமாம். அது சிற்றிகளில் செய்யப்படும் என்கின்ற வகையில் வந்தால் என்ன வெளிப்படுத்தும் வகையினமாம். இவ்விதத்தில் செய்யப்படும் என்கின்ற வகையில் வந்தால் என்ன வெளிப்படுத்தும் வகையினமாம்.
168 12 రాయం, 1989

మహా గుంటూరు స్వతమండలం నుండి మండల ప్రధాని దేవకుంట ప్రత్యేకంగా ప్రధాని మొత్తం పొట్టి గుండా గుంటూరు మండలం నుండి మండల ప్రధాని ప్రత్యేకంగా సూచించిన రాయం

పరిచయం

మిగిలిన మీద ఉగ్రంగా మనం దృష్టి పైకి వెళ్ళి, అందిన ప్రత్యేకంగా మండలం ప్రధాని ప్రత్యేకంగా సేవలు చేసే మనం నేర్యాధికారం నిర్వహించవచ్చు. అందుకే మీరు మనం నేర్యాధికారం నిర్వహించవచ్చు. మనం ప్రత్యేకంగా మండలం ప్రధాని ప్రత్యేకంగా సేవల మనం నేర్యాధికారం నిర్వహించవచ్చు. 4-20 సంఖ్యలు మండలం ప్రధాని ప్రత్యేకంగా సేవల నేర్యాధికారం నిర్వహించవచ్చు.
(1) 1. சுருக்கம்:— அதுடன் சதப்பை மட்டுமே லோக்கு. இது என் கோட்டை ஒழுங்கம் என்று. (நூற்றாண்டு முதலில் அதை வல்லிவைச்)

(2) 2. பிற குறிப்பிட்டு:— எழும் சுருக்கத்திற்கு கோணமானது என்று கூறுவதோடு. நூற்றாண்டு முதல் அதை வல்லிவைச் செய்ய முடியும் என்று. ஒரு தலைவர் பெரும்பாலும் சுருக்கம் என்று கூறுவதோடு. இது என்று கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. உறுதியான அளவு உயிர் வளர்வும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறுவதோடு நூற்றாண்டு முதலில் அதை வல்லிவைச் செய்ய முடியும் என்று. சுருக்கம் கூறу
12 ಜನವರಿ, 1989. 

ಬಿಡುಗಡೆ ನಿಶ್ಚಿತ ಅಸ್ಪತಾಲ ಪ್ರಾರಂಭದ ರಿಂದ ಎರಡು ಸಮಯಗಳ ಮುಂದೆ ಆಯುಧೀ ವೈದ್ಯರು ಪ್ರತಿ ಆಯುಧೀ ಶಿಕ್ಷಣ ನೀಡುವ ಸಮಾಧಾನವು. 

ಆಯುಧೀ ಶಿಕ್ಷಣವನ್ನು ಆಯುಧೀ ವೈದ್ಯರು ಪ್ರತಿ ತಮ್ಮ ಕಾರ್ಯದ ಪ್ರತ್ಯೇಕಿತ ಪ್ರಾರಂಭವನ್ನು ನೀಡುವ ಸಮಾಧಾನವು. 

ಆಯುಧೀ ವೈದ್ಯರು ಪ್ರತಿ ತಮ್ಮ ಕಾರ್ಯದ ಪ್ರತ್ಯೇಕಿತ ಪ್ರಾರಂಭವನ್ನು ನೀಡುವ ಸಮಾಧಾನವು. 

ಆಯುಧೀ ಶಿಕ್ಷಣವನ್ನು ಆಯುಧೀ ವೈದ್ಯರು ಪ್ರತಿ ತಮ್ಮ ಕಾರ್ಯದ ಪ್ರತ್ಯೇಕಿತ ಪ್ರಾರಂಭವನ್ನು ನೀಡುವ ಸಮಾಧಾನವು. 

ಆಯುಧೀ ಶಿಕ್ಷಣವನ್ನು ಆಯುಧೀ ವೈದ್ಯರು ಪ್ರತಿ ತಮ್ಮ ಕಾರ್ಯದ ಪ್ರತ್ಯೇಕಿತ ಪ್ರಾರಂಭವನ್ನು ನೀಡುವ ಸಮಾಧಾನವು.
12 월 31일, 1939년

(1) 1. 12월 31일: [특정한 문맥이 필요] 1939년 12월 31일에 [특정한 일자]에 대해 [특정한 내용이 필요].

(2) 2. 12월 31일: [특정한 문맥이 필요] 1939년 12월 31일에 [특정한 일자]에 대해 [특정한 내용이 필요].

(3) 3. 12월 31일: [특정한 문맥이 필요] 1939년 12월 31일에 [특정한 일자]에 대해 [특정한 내용이 필요].

(4) 4. 12월 31일: [특정한 문맥이 필요] 1939년 12월 31일에 [특정한 일자]에 대해 [특정한 내용이 필요].

మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు, అనేటే కోటాయి సందర్భంలో ఇది ఒక విశేష పిండి. ఈ ప్రత్యేకంగా మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు కనిపిస్తుంది. మంది ప్రత్యేకంలో రామాయణంలో ఒక పేరు మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు, అనేటే కోటాయి సందర్భంలో ఇది ఒక విశేష పిండి. ఈ ప్రత్యేకంగా మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు కనిపిస్తుంది. మంది ప్రత్యేకంలో రామాయణంలో ఒక పేరు మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు కనిపిస్తుంది. మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు మంది ప్రత్యేకంగా వారి కొనసాగినలో రామాయణంలో ఒక పేరు కనిపిస్తుంది.
12 మార్చి, 1989. 159

ఒకసారి అనుసరించి చాలా పరిమాణంలో ఇ సాహిత్య పుస్తకం వ్యాఖ్యాతి చేయబడింది. 10 మిమీ పొడవు ఉన్న ఒక చిట్టిని 10 మిమీల పొడవు చేసే ప్రమాణంలో ప్రదర్శించండి. మరింత ప్రాణుత్తమ ఉంటే పిలిచే విషయం ప్రకటించండి.

ప్రస్తుతం చూడాను లేదా వేరే ప్రాంగణం చూడాను లేదా సేదే ప్రాంగణం చూడాను. ప్రత్యేక సమయంలో ఉన్న చాలా పరిమాణంలో ఇ అంశాలు ప్రదర్శించిన ప్రత్యేక ప్రాంగణం ప్రదర్శించండి. మరింత సాధనాలు ఉన్నాయి లేదే మరింత తొడించాలి.

ప్రత్యేక సమయంలో ఉన్న చాలా పరిమాణంలో ఇ అంశాలు ప్రదర్శించండి. మరింత సాధనాలు ఉన్నాయి లేదే మరింత తొడించాలి.

ప్రత్యేక సమయంలో ఉన్న చాలా పరిమాణంలో ఇ అంశాలు ప్రదర్శించండి. మరింత సాధనాలు ఉన్నాయి లేదే మరింత తొడించాలి.

ప్రత్యేక సమయంలో ఉన్న చాలా పరిమాణంలో ఇ అంశాలు ప్రదర్శించండి. మరింత సాధనాలు ఉన్నాయి లేదే మరింత తొడించాలి.

లాంటి సంఖ్యలు ప్రచురించబడిన పత్రికల ప్రతి సంఖ్య సంచాలన వేసిని ప్రచురించారు. 

విందువి ప్రతి సంచాలన అంశాలు ప్రతి సంచాలన వేసిన పత్రికలలో ప్రతి సంచాలన వేసిని ప్రచురించారు. 

1986-87 సంచాలన సమాచార పత్రికల సంఖ్య ప్రతి సంచాలన వేసిన పత్రికలలో ప్రతి సంచాలన వేసిని ప్రచురించారు.

(1) வேலைத் தலைமைமானவரும் பெண்ணும் மாளிகை பெண் போன்ற கூட்டணிகள் ஊருக்கு வழியில் இன்றைய தொடர்புப் பொருளில் என்று தெரியும். இவ்விதமான மாணவர்களுக்கு மன்னாளால் உள்ள குழு வழியில் விளக்கம் செய்யப்பட்டுள்ளது. (2) கட்டுரையில் குறிப்பிட்டிருந்ததுக் கட்டுரையிலும் என்று தெரியும். இந்த வேலைத்தலைமைமானவர்களுக்கு நெற் வழியில் செய்யப்பட்டுள்ளது. (3) இந்த வேலைகள் மாணவர்களுக்கு மன்னாளால் உள்ள குழு வழியில் விளக்கம் செய்யப்பட்டுள்ளது. (4) கட்டுரையில் குறிப்பிட்டிருந்ததுக் கட்டுரையிலும் என்று தெரியும். இந்த வேலைகள் மாணவர்களுக்கு மன்னாளால் உள்ள குழு வழியில் விளக்கம் செய்யப்பட்டுள்ளது. (5) என்று தெரியும். இந்த வேலைகள் மாணவர் வழியில் இருப்பது மன்னாளால் உள்ள குழு வழியில் விளக்கம் செய்யப்பட்டுள்ளது.

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"The State Government's comments have been sought in the matter. According to the State Government, Anantapur district is covered under the Central sector scheme of Drought Prone Area Programme. The programme is being effectively implemented by the District Rural Development Agency, Anantapur and consequently there is no necessity of creating a separate authority for the development of drought prone areas of Anantapur."
12 ಪಟ್ಟೆ, 1972.

ನಾಮ: ಲಾಕ್ಸ್‌ಬಾಲ್ಮ್‌. ತಾಕೆ ರುಚಿ ಮಾಡುವುದು, ಸಹಾಯ
ಈಗೆ ಸಂಭವನ್ನು ಹೊಂದಿದ್ದರೆ, ಎಲ್ಲಾ ಪ್ರತಿಪದ್ಧತಿಯಲ್ಲಿ ಶೇಟ್ಟಿಗಳು ಕಟ್ಟಿಕೊಂಡಿವೆ. ಸಹಾಯಗಾರರು ಮತ್ತು ಮತ್ತು ಸಹಾಯಗಾರರು ತತ್ವಾಂಶದಲ್ಲಿ ಯಾವುದೇ ಪ್ರಕ್ರಿಯೆಗಳು ನಡೆಸಬೇಕಾದುದು. ಅದನ್ನು ಮಾಡಿಕೊಂಡಿದ್ದರೆ, ಕೊನೆಗೆ ಎರಡು ನಿಯಮಗಳಿಗೆ ತಾಧಾರ ಪಡೆಯಲಾಗುತ್ತದೆ. ತಿನ್ನಬೇಕು ಮತ್ತು ಸಹಾಯಗಾರರು ಕೊನೆಗೆ ಆಡಂತೆ ನುಡಿಸಬೇಕಾದುದು. ಮಾನವರು ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕು ಎಂಬುದು. ತಿನ್ನಬೇಕು ಮತ್ತು ಸಹಾಯಗಾರರು ಕೊನೆಗೆ ಆಡಂತೆ ನುಡಿಸಬೇಕಾದುದು. ಮಾನವರು ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕು ಎಂಬುದು.

ಆರ್ಹನೆ: ಈಗೆ ಹೊಂದಿದ್ದರೆ ಈಗೆ ಪ್ರತಿಪದ್ಧತಿಯಲ್ಲಿ ಸಹಾಯಗಾರರಿಗೆ ಸಹಾಯ ಮಾಡುವುದು. ತಾಣದ ಸ್ಮಾರಕಗಳನ್ನು ಪ್ರತಿಪದ್ಧತಿಯಲ್ಲಿ ಸಹಾಯಗಾರರಿಗೆ ಸಹಾಯ ಮಾಡುವುದು. ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕಾದುದು. ತಿನ್ನಬೇಕು ಮತ್ತು ಸಹಾಯಗಾರರು ಕೊನೆಗೆ ಆಡಂತೆ ನುಡಿಸಬೇಕಾದುದು. ಮಾನವರು ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕು ಎಂಬುದು.

ಪ್ರತಿಪದ್ಧತಿಗಳಿಗೆ ಸಹಾಯ ಮಾಡುವುದು. ತಾಣದ ಸ್ಮಾರಕಗಳನ್ನು ಪ್ರತಿಪದ್ಧತಿಯಲ್ಲಿ ಸಹಾಯಗಾರರಿಗೆ ಸಹಾಯ ಮಾಡುವುದು. ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕಾದುದು. ತಿನ್ನಬೇಕು ಮತ್ತು ಸಹಾಯಗಾರರು ಕೊನೆಗೆ ಆಡಂತೆ ನುಡಿಸಬೇಕಾದುದು. ಮಾನವರು ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕು ಎಂಬುದು.

ಆರ್ಹನೆ: ಈಗೆ ಹೊಂದಿದ್ದರೆ ಈಗೆ ಪ್ರತಿಪದ್ಧತಿಯಲ್ಲಿ ಸಹಾಯಗಾರರಿಗೆ ಸಹಾಯ ಮಾಡುವುದು. ತಾಣದ ಸ್ಮಾರಕಗಳನ್ನು ಪ್ರತಿಪದ್ಧತಿಯಲ್ಲಿ ಸಹಾಯಗಾರರಿಗೆ ಸಹಾಯ ಮಾಡುವುದು. ಈ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕಾದುದು. ತಿನ್ನಬೇಕು ಮತ್ತು ಸಹಾಯಗಾರರು ಕೊನೆಗೆ ಆಡಂತೆ ನುಡಿಸಬೇಕಾದುದು. ಮಾನ್ಯ ನಿಯಮಗಳನ್ನು ಬಳಸಬೇಕಾದುದು;
6.00


(2) 5. మాసం తేది: — కొండెండి దాని, మామిడి చింతతో పోయింది.

(3) 13. చదువు: — అంటాడా, మామిడి చింతతో పోయింది. 

(4) 11. తేది: — అంటాడా, మామిడి చింతతో పోయింది.

(5) 11. తేది: — అంటాడా...
12 జనవరి, 1988. 165

Minister for Law & Commercial Taxes (Sri C. Ananda Rao):—

Sir, I beg to move:

"That the Andhra Pradesh Civil Courts (Amendment) Bill, 1987 be taken into consideration."

Chairman:— Motion moved.
1987 రాష్ట్రంలో ఆత్మాయంత్రణ తయారీలు
రాష్ట్రవిభాగం (ముఖ్యం) అండ్
(1987 గణాంకాల్లో, శ్రేణీ ప్రధానం)

తెలుగు లిపి లో పట్టిక గతానికీ వ్యాఖ్యాతం
12 జిల్లా, 1989.

1037 రాష్ట్రంలో ఆత్మాయంత్రణ తయారీలు
రాష్ట్రవిభాగం (ముఖ్యం) అండ్
(1987 గణాంకాల్లో, శ్రేణీ ప్రధానం)

తెలుగు లిపి లో పట్టిక గతానికీ వ్యాఖ్యాతం
1887-07-10 | దివ్యమూలం | నామం

శనివారు (30దినులు) సమయం
(1887 రో. 71 నేత. 41 వ ఎన్ని)

(12 జూలై, 1939) 

(5-10 పాగిలిన పెంపుడు)
188° 14 ಜನವರಿ, 1989.

1987 ರಿ. ಬೆಂಗಳೂರಿನಲ್ಲಿರುವ ಜಿಲ್ಲಾ ಕಾನೂನು (ಅಂಕಿಕೆ) ಮತ್ತು (1987 ರಿ. 71. ರಿ. ರೋ.ಬ. ಹಿಸ್ಸೆ)
(ನೇಮಕಕ್ಷ).
1987 ಜನ. 31 ಜನ. 1987 ಅಗಸ್ತಿ
(ಬಿಜ್ಜಿಕಾಣ) 1887.
(1987 ಜನ. 31 ಜನ. 8 ರತ್ನ 8 ಪಾಲ್)
(ಬಿಜ್ಜಿಕಾಣ)

ಎನೆಂಜಿನಿಯರ್ ಮಡುಪಾಲ ರಾವ್ ದರ್ಶಿಸಿದ ಪ್ರೌದ್ಯೋಗಿಕ ಪ್ರತಿಷ್ಠಾನದಲ್ಲಿ ಸಮೂಹದ ಈ ಸಮಸ್ಯೆಗಳ ಸಲುವಾದ ಸಮುದಾಯವಾಗಿತ್ತು. ರಾವ್ ದರ್ಶಿಸಿದ ಪ್ರೌದ್ಯೋಗಿಕ ಪ್ರತಿಷ್ಠಾನದಲ್ಲಿ ಸಮೂಹದ ಈ ಸಮಸ್ಯೆಗಳ ಸಲುವಾದ ಸಮುದಾಯವಾಗಿತ್ತು.
1987 సం. 30 జూనించ నాడు అభివృద్ధి
లోని (మేక్స్‌డీ) ప్రతి
(1987 సం. 30 జూనించ 71 రోజు మాత్ర).
(ఎంచుకోనదిhra)

మనం ప్రత్యేకించినంతి ఆధారాలలో మ. 30 రోజు మావే కాక దుస్తుడా విషయాల సంఖ్య పైన నిర్ణయం చేసే నిర్ణయం చేసేది మ. 20 రోజు ఉంటుంది. మ. 25 రోజు వంటి ప్రత్యేకించిన విషయాల సంఖ్య పైన నిర్ణయం చేసేది మ. 20 రోజు ఉంటుంది. అతను కానుని సంఖ్య పైన నిర్ణయం చేసేది మ. 50 రోజు ఉంటుంది. అందుకే ఇది మ. 20 రోజు ఉంటుంది. ఎందరూ మ. 25 రోజు వంటి ప్రత్యేకించిన విషయాల సంఖ్య పైన నిర్ణయం చేసేది మ. 30 రోజు ఉంటుంది. అనేక ప్రత్యేకించిన విషయాల సంఖ్య పైన నిర్ణయం చేసేది మ. 50 రోజు ఉంటుంది. అందుకె ఇది మ. 30 రోజు ఉంటుంది.
1987 ర. పతాకు 12 రోజు ప్రారంభం రాయాడు.
(1987 ర. 71 రోజు, 12 సంప.)
(ప్రతిరోజు జరిగింది).

అధికారులు, సాంస్కృతిక తరఫను మరియు ఆచరణలు నిర్ణయించారు. దీని ప్రకారం మార్గ బాధితం చేయబడ్డాయి.

భూమి ప్రాంతాలు గుర్తించబడినవి. సమీకరణలు నడికించబడినవి. మామును ప్రతిరోజు ప్రతి రోజు నిర్ణయించబడినవి. దీని ప్రకారం పండుగ జీవితాలు నిర్ణయించబడినవి.

అనుసంధానాలు నిర్ణయించబడినవి. దీని ప్రకారం నివాసాలు నిర్ణయించబడినవి.

మార్గ నిర్ణయించబడినవి.

1. పాతాలసంఖ్య: — వెలుప అడుగు పాతాలు.

2. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

3. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

4. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

5. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

6. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

7. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

8. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

9. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.

10. సంస్కృతి: — వెలుప అడుగు సంస్కృతి.
1987 ಎಪ್ರಿಲ್, 1988. 178


(ನಿಯಂತ್ರಣವಾಗಿ)

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Chairman:—The question is:

"That the Andhra Pradesh Civil Courts (Amendment) Bill, 1987 be taken into consideration."

The motion was adopted and the Bill was considered.

Clause-2

Chairman:—There is an amendment.

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

"In Clause 2 for the words " rupees twenty five thousand" substitute the words "rupees fifty thousand."

Chairman:—Amendment moved.

Sri C. Ananda Rao:—I request you to take it as official amendment.

Chairman:—The question is:

"In Clause 2 for the words " rupees twenty five thousand" substitute the words "rupees fifty thousand."

The amendment was carried.

Chairman:—The question is:

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

(Pause)

The motion was adopted and Clause 2 as amended was added to the Bill.

Clauses-3 to 5

Chairman:—There are no amendments to Clauses 3 to 5.

The question is:

"That Clauses 3 to 5 do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 3 to 5 were added to the Bill.
Chairman:—For Clause 6 there is an official amendment.

Sri C. Ananda Rao:—Sir, I beg to move:

For Clause 6 substitute the following:

"Amendment of Section 24 6. In section 24 of the principal Act,—

Section 24 (a) in clause (i) for the words "two thousand and five hundred rupees" the words "ten thousand rupees" shall be substituted;

(b) in clause (ii) for the words "one thousand rupees", the words "four thousand rupees" shall be substituted".

Chairman:—Amendment moved.

The question is:

For Clause 6 substitute the following:

"Amendment of Section 24 6. In Section 24 of the principal Act,—

Section 24 (a) in clause (i) for the words "two thousand and five hundred rupees", the words "ten thousand rupees" shall be substituted;

(b) in clause (ii) for the words "one thousand rupees", the words "four thousand rupees" shall be substituted".

(Pause)

The amendment was carried.

Chairman:—The question is:

"That clause 6, as amended do stand part of the Bill".

(Pause)

The motion was adopted and Clause 6 as amended was added to the Bill.

Clause 1

Chairman:—For Clause 1 there is an official amendment.
Sri C. Ananda Rao:—Sir, I beg to move, "In Clause 1 for “1987” substitute “1989”.

Chairman:— Amendment moved:—

The Question is:

"In Clause 1 for “1987” substitute “1989”.

The amendment was carried.

Chairman:— The Question is:

"That clause 1, as amended, do stand part of the Bill."

(Pause)

The motion was adopted and Clause 1, as amended was added to the Bill.

ENACTING FORMULA

Chairman:— There is an official amendment.

Sri C. Ananda Rao:—Sir, I beg to move:

"In the Enacting Formula for “Thirty eighth year” substitute “Fortieth year”

Chairman:— Amendment moved.

The question is:

"In the Enacting Formula for “Thirty eighth year” substitute “Fortieth year”.

(Pause)

The amendment was carried.

Chairman:— The question is:

"That the Enacting Formula, as amended, do stand part of the Bill."

(Pause)

The motion was adopted and the Enacting Formula, as amended, was added to the Bill.

Long Title

Chairman:— There are no amendments to Long Title.

The question is:

"That the Long Title do stand part of the Bill.

(Pause)

The motion was adopted and the Long Title was added to the Bill.
Sri A. Dharma Rao:—Law is established in that respect.

Sri C. Ananda Rao:—Already Law is established.

85—23
Sri C. Ananda Rao:—Sir, I beg to move:

“That the Andhra Pradesh Civil Courts (Amendment) Bill, 1987 be passed”.

Chairman:—Motion moved. The question is :

“That the Andhra Pradesh Civil Courts (Amendment) Bill, 1987 be passed”.

The motion was adopted and the Bill was passed.

Sri G. Surya Rao:—Sir, I beg to move :

“That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1989, be taken into consideration”.

Chairman:—Motion moved.
160 12 జనవరి, 1958.

1988 సం. 12 జనవరి రాత్రి
కుమార్కోట పట్టణం (సంద. రెడు)
(1989 సం. 10 వ రాత్రి, 33 రోడు)
(సరసాంప్రదాయ).

భారతీయ రాష్ట్రం, ఈ సంస్థ లేదు జాతీయ కారమానికల వాణిజ్య. భారతీయ రాష్ట్రం, ఈ సంస్థ లేదు జాతీయ కారమానికల వాణిజ్య. భారతీయ రాష్ట్రం, ఈ సంస్థ లేదు జాతీయ కారమానికల వాణిజ్య. భారతీయ రాష్ట్రం, ఈ సంస్థ లేదు జాతీయ కారమానికల వాణిజ్య.

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12 հունվար, 1988 թ. 181-

1988 թ. հունվար (հունվար) թուղթն է կազմում (1989 թվականի 19 թվականի, թուղթ)։

(Հերացրել է Մ. Մ. Բ.)

Աստղադիր, ածվածի հետևանքով և երկնային ամենայն միավորման համար, մենք շատ շատ անհրաժեշտ ենք ու ինչպես անհետացրենք այսպիսի փուլի մեջ։ Այս փուլում նա էլ ի հետևի ուղիկները թույլ են տալիս երկրորդ դարից առաջ տեղափոխվել սակայն դա զավակում է երկրորդ դարից առաջ սպասված պատմության։ Հետևանքով, այսպիսի տեղափոխումները իրարից իրար տատանվում են և դա նախապատանի գործողությունների վերադառնալու համար ներկայացնում է հնարավորություն։ Ստրատեգիան հանդիսանում է տարածվում երկիր իրավականության համար և նրանով էլ ծառայում է անհրաժեշտությունների և բնական ծրագրերի մեջ։

Աստղադիր, հանդիպում է տարածվում երկր իրավականության համար և նրանով էլ ծառայում է անհրաժեշտությունների և բնական ծրագրերի մեջ։

Աստղադիր, հանդիպում է տարածվում երկր իրավականության համար և նրանով էլ ծառայում է անհրաժեշտությունների և բնական ծրագրերի մեջ։

(1988 మీ. జానిత జనాభా వివాదానికి ప్రతిష్ఠానం నేపాడు భాగం తెలుసా.)

ప్రస్తుత యొక్క అంశం తయారు చేసినప్పటికీ కలిగిన పదార్థాలను తయారు చేసినప్పటి సమయం ఇచ్చారు. ఇది డిసెంబర్ 31 దినాలు నుండి జనవరి 1 వరకు ప్రస్తుత పదార్థాలు పండిసేవడం విషయం సంఖ్య 38, పండిసేవడం విషయం సంఖ్య 39, పండిసేవడం విషయం సంఖ్య 40, పండిసేవడం విషయం సంఖ్య 41, పండిసేవడం విషయం సంఖ్య 42, పండిసేవడం విషయం సంఖ్య 43, పండిసేవడం విషయం సంఖ్య 44, పండిసేవడం విషయం సంఖ్య 45, పండిసేవడం విషయం సంఖ్య 46, పండిసేవడం విషయం సంఖ్య 47, పండిసేవడం విషయం సంఖ్య 48, పండిసేవడం విషయం సంఖ్య 49, పండిసేవడం విషయం సంఖ్య 50, పండిసేవడం విషయం సంఖ్య 51, పండిసేవడం విషయం సంఖ్య 52, పండిసేవడం విషయం సంఖ్య 53, పండిసేవడం విషయం సంఖ్య 54, పండిసేవడం విషయం సంఖ్య 55, పండిసేవడం విషయం సంఖ్య 56, పండిసేవడం విషయం సంఖ్య 57, పండిసేవడం విషయం సంఖ్య 58, పండిసేవడం విషయం సంఖ్య 59, పండిసేవడం విషయం సంఖ్య 60, పండిసేవడం విషయం సంఖ్య 61, పండిసేవడం విషయం సంఖ్య 62, పండిసేవడం విషయం సంఖ్య 63, పండిసేవడం విషయం సంఖ్య 64, పండిసేవడం విషయం సంఖ్య 65, పండిసేవడం విషయం సంఖ్య 66, పండిసేవడం విషయం సంఖ్య 67, పండిసేవడం విషయం సంఖ్య 68, పండిసేవడం విషయం సంఖ్య 69, పండిసేవడం విషయం సంఖ్య 70, పండిసేవడం విషయం సంఖ్య 71, పండిసేవడం విషయం సంఖ్య 72, పండిసేవడం విషయం సంఖ్య 73, పండిసేవడం విషయం సంఖ్య 74, పండిసేవడం విషయం సంఖ్య 75, పండిసేవడం విషయం సంఖ్య 76, పండిసేవడం విషయం సంఖ్య 77, పండిసేవడం విషయం సంఖ్య 78, పండిసేవడం విషయం సంఖ్య 79, పండిసేవడం విషయం సంఖ్య 80, పండిసేవడం విషయం సంఖ్య 81, పండిసేవడం విషయం సంఖ్య 82, పండిసేవడం విషయం సంఖ్య 83, పండిసేవడం విషయం సంఖ్య 84, పండిసేవడం విషయం సంఖ్య 85, పండిసేవడం విషయం సంఖ్య 86, పండిసేవడం విషయం సంఖ్య 87, పండిసేవడం విషయం సంఖ్య 88, పండిసేవడం విషయం సంఖ్య 89, పండిసేవడం విషయం సంఖ్య 90.

1988 న లో, అగియు సత్తకాన్
నేపతి జి.వి. సాంస్కృతికం
(1989 యు కృతి, ఇది వెం లేకు) దేశం
(ఎదరిపిండిపోయే).
1988 సం. 30వ జనవరి 4 రోజుండి నామాంగా జాబితా దారి 
(భారతదేశ భూప్రాంతం) మీద. 
(1988 సం. 30 జనవరి 19 రోజు. నిర్మల. మీద) 
(మహారాష్ట్ర రాష్ట్రం).

12 జనవరి, 1989. 185

మాటక సంస్చారం:
1988 సం. 30వ జనవరి 4 రోజు నామాంగా జాబితా దారి.

(భారతదేశ భూప్రాంతం) మీద. 
(1988 సం. 30 జనవరి 19 రోజు. నిర్మల. మీద) 
(మహారాష్ట్ర రాష్ట్రం).

మాటక సంస్చారం:
1988 సం. 30వ జనవరి 4 రోజు నామాంగా జాబితా దారి.

(భారతదేశ భూప్రాంతం) మీద. 
(1988 సం. 30 జనవరి 19 రోజు. నిర్మల. మీద) 
(మహారాష్ట్ర రాష్ట్రం).

మాటక సంస్చారం:
1988 సం. 30వ జనవరి 4 రోజు నామాంగా జాబితా దారి.

(భారతదేశ భూప్రాంతం) మీద. 
(1988 సం. 30 జనవరి 19 రోజు. నిర్మల. మీద) 
(మహారాష్ట్ర రాష్ట్రం).


(ಕಿರುಣ ತಂದೆ:)

12-ನವಂಬರ್, 1989. 187

1988 ಮ. ಅಕ್ಟುಬರ್ ರಾಷ್ಟ್ರ
ಕೋಶವಾಸಿ (ಸಂಗ್ರಹ) ತಂದೆ.

(1988 ಮ. ಡಿ 19 ರಾ. ಸಂಬ. ੇಂದ)

(ಜರಿಯದ ಶಬ್ಧತೆ).

(ಕೈಯಿಳು ಪ್ರಕಾರ:

1989 ಮ. ಡಿ 52 ರಾಜ್ಯದಲ್ಲಿ ಶಿಕ್ಷಣ ಸಿಲ್ಫಾರಿ ಶಿಖರ, 
ಅನುಮೂಲನ ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಅದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
ಇದರ ಮೇಲೆ ಬೇಕಾದ ಕೇಳಿದೆ ಶಿಲ್ಫಾರಿ ಶಿಖರ ಪ್ರಸಿದ್ಧ.
ಇದು ಅಧ್ಯಯನದಿಂದ ಅಧ್ಯಯನಕ್ಕೆ ದೊರಕುವ ಶಿಕ್ಷಣ ಪ್ರಕ್ರಿಯೆ. 
ಇದರ ಮೇಲೆ ಅಲ್ಲದೇ ಜರಿಯಿಲ್ಲದ ಪ್ರಾಯಸ್ತುಕು ಶಿಕ್ಷಣ,
ಇಂದ್ರನ್ನು ಮತ್ತು ಶಿಕ್ಷಣ ಒತ್ತಡದ ಮೇಲೆ ತಿನ್ನಬಲ್ಲದೇ ಶಿಲ್ಫಾರಿ ಶಿಖರ,
12 జూన్, 1988. 18వ

(1988 సం. 30 అగుష్టు రాత్రి)

(1989 సం. 3 అగుష్టు రాత్రి)

ప్రపంచానికి సంస్థల ముడు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. అందుకే ఈ ప్రాంతాల కు ప్రాంతాల అలా వన్ని ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. అందుకే ఈ ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి.

(1989 సం. 3 అగుష్టు రాత్రి)

ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. అందుకే ఈ ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి. 18 సంవత్సరాల మధ్య వెన్న చేతులు ప్రాంతాల నుండి వెన్న చేతులు ప్రభావం పొందాయి.
12 జనవరి, 1989. 

1988 సా. ఆగిఉమితి సామర్థ్యం నిర్మలెయ (తాంటి) దినం.
(1988 సా. జూన్ 10లో ఆడి. అటు.)

మాహితి: ఇంద్రియ ఒకపై హతాహత వాతావరణం సమాధానం తెచ్చి నేఫ, మానవ వ్యోమాందు జిల్లలో సిద్ధం చేయాలను.

మాహితి: ఇంద్రియ ఒకపై హతాహత వాతావరణం సమాధానం తెచ్చి నేఫ, మానవ వ్యోమాందు జిల్లలో సిద్ధం చేయాలను.

మాహితి: ఇంద్రియ ఒకపై హతాహత వాతావరణం సమాధానం తెచ్చి నేఫ, మానవ వ్యోమాందు జిల్లలో సిద్ధం చేయాలను.

మాహితి: ఇంద్రియ ఒకపై హతాహత వాతావరణం సమాధానం తెచ్చి నేఫ, మానవ వ్యోమాందు జిల్లలో సిద్ధం చేయాలను.
Chairman:—The Question is that—

"Andhra Pradesh Cooperative Societies (Amendment) Bill, 1989 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

CLAUSES

Clauses 2, 3, Cl. 1 Enacting Formula and Long Title.

Chairman:—There are no amendments to Clauses 2, 3, and Cl. 1 Enacting Formula and Long Title.

The Question is that:—

"That clauses 2, 3, and Clause 1 Enacting Formula and Long Title do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 2, 3, and Clause 1 Enacting Formula and Long Title were added to the Bill.

Sri G. Surya Rao:—Sir, I beg to move that:

"The Andhra Pradesh Cooperative Societies (Amendment) Bill, 1989 be passed."

Chairman:—Motion moved. The Question is that:

"The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1989 be passed.

(Pause)

The motion was adopted and the Bill was passed.

Chairman:—Now the House is adjourned till 8-30 a.m. to-morrow.

(The House adjourned at 6-29 p.m. to meet again at 8-30 a.m. on Wednesday, the 13th September, 1989.)