THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT
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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker: .. Sri G. Naryana Rao.

Deputy Speaker: .. Sri A. V. Suryanarayana Rao.

Panel of Chairmen: .. Sri G. Butchiah Chowdary.
.. Sri C. A. Rama Rao.
.. Sri K. Yerran Naidu.
.. Sri M. Ramaiah.
.. Sri P. Ramachandra Reddy.
.. Sri R. Ravindranath Reddy.

Secretary: .. Sri E. Sudhakara Reddy.

Deputy Secretaries: 
2. Sri C. Venkatesan.

Assistant Secretaries: 
1. Sri P. Satyanarayana Sastry.
3. Sri V.V. Subrahmanyan.
7. Sri S. Suryanarayana Murthy.
10. Sri A. Iswaran Sastry.

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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

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

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

19th year, 25th July, 1986

The House met at Half-past Eight of the Clock

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

Production and Sale of Ganja

81—

*5163 Q.-Sri Mohd. Jani (Guntur-I):—Will the Minister for Excise be pleased to state:

(a) whether it is a fact that the Government is seriously thinking of checking illegal possession, cultivation and transportation of Ganja; and

(b) if so, the details thereof?

(1) బాధ్యమత్తుడు అందరికే అని చెప్పాలి: నా వీటిని లేరు చేపాలి?

(2) బలం సత్యమూత్తుడు అందరికే అని చెప్పాలి: నా వీటిని లేరు చేపాలి?

(3) పల్లెకు ప్రతి సంవత్సరం ప్రపంచానికి 80 లక్షలు శిథిలికత ఉండది. ఆంధ్రప్రదేశం ప్రతి రోజు 88 మంది గాజా ప్రతియోగిత విధానాలను నిర్వహిస్తుంది. సమీకరణ 88, మరుదు సంఖ్య 20 పంశ్చాలకారిత పదమాస్థానికి ప్రపంచానికి మధ్యంతర శితిలికత ఉండది.

* An asterisk before the name indicates confirmation by the Member.

Oral Answers to Questions.

I) 10. "ಕೇಂಪಾನ್ಯ ಚಾಚುವುದಿಲೇ ಇದೆಯಾಗುತ್ತದೆ. ಇದೆಯಾಗಲೇ ಮನೆಮತ್ತು ಪ್ರತಿದ್ಧಾರಣೆಗಳಿಗೆ ಯುಕ್ತವಾಗಲೇ, ನಾನು ಮೇರಳ ಇದೆಯಾಗಲೇ ಅನುಕೂಲ ವಾಸಂ ದೃಷ್ಟಿಕೋಶದಲ್ಲಿ ಸ್ಥಾನವನ್ನು ಆಯಿತು. ಇದೆಯು ಪ್ರತಿಯೊಂದು ಮೇರಳದ ದೃಶ್ಯರೂಪದ ಪ್ರತಿಯೊಂದುಯೇ ನಾನು ದೃಷ್ಟಿಯಲ್ಲಿ ಮಾಡಲು ಸ್ವಾದಿಷ್ಟವಾಗುತ್ತದೆ."

II) 10. "ಮನೆಮತ್ತು ಪ್ರತಿದ್ಧಾರಣೆಗಳಿಗೆ ಯುಕ್ತವಾಗಲೇ, ಮನೆಮತ್ತು ಪ್ರತಿಯೊಂದು ಮೇರಳ ಇದೆಯಾಗಲೇ ಅನುಕೂಲ ವಾಸಂ ದೃಷ್ಟಿಕೋಶದಲ್ಲಿ ಸ್ಥಾನವನ್ನು ಆಯಿತು. ಇದೆಯು ಪ್ರತಿಯೊಂದು ಮೇರಳದ ದೃಶ್ಯರೂಪದ ಪ್ರತಿಯೊಂದುಯೇ ನಾನು ದೃಷ್ಟಿಯಲ್ಲಿ ಮಾಡಲು ಸ್ವಾದಿಷ್ಟವಾಗುತ್ತದೆ."

Sri Basheeruddin Bahu Khan (Bodhan):—What are the areas where ganja is cultivated?

Sri B. Bhaskar Reddy (Kamalapur), A. Chanchal (Mulug), Smt. Rajana Ramani (Visakhapatnam-II) and Smt. G. Rudramadevi (Nalgonda):—Will the Minister for Transport be pleased to state:

(a) whether it is a fact that several irregularities were committed in the interviews for the selection of the posts of R. T. C. Conductors and Drivers held on 27-12-1985; in Karimnagar; and

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

Irregularities in the Selection of Conductors and Drivers of R.T.C. in Karimnagar District.

శుభరాత్రి పాఠకుడు కైకాలు వచ్చిన దానం జోగుండా వచ్చినది. దానం వచ్చి ముందు వ్యాపారం జాతీయం వచ్చినది. మొట్టమొదటి ముందు వ్యాపారం జాతీయం వచ్చినది.

(య) రసాయనాన్ని చూపించండి. వేగం చూపించండి. రసాయనం వేగం చూపించండి. అంటే ప్రత్యేక సమయంలో వేగం చూపించండి. ఇలా చూపించండి.

(మ) వెంబడి సమయంలో వేగం చూపించండి. వేగం చూపించండి. సమయం వేగం చూపించండి. అంటే ప్రత్యేక సమయంలో వేగం చూపించండి. ఇలా చూపించండి.

(ప) రసాయనాన్ని చూపించండి. వేగం చూపించండి. రసాయనం వేగం చూపించండి. అంటే ప్రత్యేక సమయంలో వేగం చూపించండి. ఇలా చూపించండి.
Nationalisation of City Bus Routes in Guntur And Vijayawada

83—

4836-Q-Sri Y. Venkata Rao (Repalle).—Will the Minister for Transport be pleased to state:

(a) whether there is any proposal to Nationalise the City bus routes in Guntur, Vijayawada and Tirupathi; and

(b) if so, the time by which they are expected to be Nationalised?

Oral Answers to Questions

1. What is the next date after 23rd July, 1986, in 1987?
2. If a day is missed, what is the next day?
3. In which month is the next date after 23rd July, 1986, in 1987?
4. What is the day of the week on 23rd July, 1986?

5. What is the next date after 30th September, 1986?
6. If a month is missed, what is the next month?
7. In which year is the next date after 30th September, 1986?
8. What is the year of the week on 30th September, 1986?

(1) మహారాష్ట్ర దక్షిణ ప్రాంతానికి అంకేయ, గోయాల్ విభాగపై ఉన్నారు. నేను ఇప్పటికే బుద్ధిగిరి ఉండును. భారతదేశం అంతర్జాతీయ విషయాలపై ఉన్నారు. మీరు ఇప్పటికే ప్రతిమాన్ని ఉండును. 6 నేను ఇప్పటికే ప్రతిమాన్ని ఉండును. రాతి ఇప్పటికే ప్రతిమాన్ని ఉండును. 

(2) మహారాష్ట్ర దక్షిణ ప్రాంతానికి అంకేయ, గోయాల్ విభాగపై ఉన్నారు. నేను ఇప్పటికే బుద్ధిగిరి ఉండును. భారతదేశం అంతర్జాతీయ విషయాలపై ఉన్నారు. మీరు ఇప్పటికే ప్రతిమాన్ని ఉండును. 6 నేను ఇప్పటికే ప్రతిమాన్ని ఉండును. రాతి ఇప్పటికే ప్రతిమాన్ని ఉండును. 

(3) మహారాష్ట్ర దక్షిణ ప్రాంతానికి అంకేయ, గోయాల్ విభాగపై ఉన్నారు. నేను ఇప్పటికే బుద్ధిగిరి ఉండును. భారతదేశం అంతర్జాతీయ విషయాలపై ఉన్నారు. మీరు ఇప్పటికే ప్రతిమాన్ని ఉండును. 6 నేను ఇప్పటికే ప్రతిమాన్ని ఉండును. రాతి ఇప్పటికే ప్రతిమాన్ని ఉండును.

(4) మహారాష్ట్ర దక్షిణ ప్రాంతానికి అంకేయ, గోయాల్ విభాగపై ఉన్నారు. నేను ఇప్పటికే బుద్ధిగిరి ఉండును. భారతదేశం అంతర్జాతీయ విషయాలపై ఉన్నారు. మీరు ఇప్పటికే ప్రతిమాన్ని ఉండును. 6 నేను ఇప్పటికే ప్రతిమాన్ని ఉండును. రాతి ఇప్పటికే ప్రతిమాన్ని ఉండును.

O al Answers to Questions.

(a) whether it is a fact that the Gauthami Library building at Rajahmundry has collapsed;

(b) whether it is also a fact that all the books of the library were drenched; and

(c) whether there is any proposal to construct a new building for the Library?

[Start of transcript]

Q. [Speaker] — [Question]

A. [Speaker] — [Answer]

[Continuation of the session]

[End of transcript]
World Bank Assistance to Drinking Water Facilities
In Municipalities

85-

*4633 Q.- Sri G. Yadagiri Reddy (Ramanapet):-- Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government have requested for the World Bank assistance to improve the drinking water facilities in all the Municipal towns in the State;

(b) the extent of financial aid obtained so far;

(c) the time by which drinking water problem is expected to be solved;

(d) whether the particulars of the schemes contemplated be placed on the Table of the House?
Oral Answers to Questions  
25th July, 1986

एक वर्ष के बाद से चर्चित किया जा रहा है कि 10 वर्ष बाद इसी वर्ष के बाद होने वाली 1988 की शामिलित होनी चाहिए। मांग के आधार पर इस प्रकार की चर्चा जारी रखी जानी चाहिए। यदि कोई संकट उत्पन्न हो, तो अगले वर्ष जारी किया जाए।

(१) भ. व. क. जानकर (वित्त):— मांग की आवश्यकता होने के बाद संख्या 5 में से कुछ हिस्से को शामिल किया जाए।

(२) म. व. क. जानकर (वित्त): — संख्या 5 में से कुछ हिस्से को शामिल किया जाए।

(३) अ. व. क. जानकर (वित्त): — संख्या 5 में से कुछ हिस्से को शामिल किया जाए।

(४) दार्शनिक अनुप्रेषण (शासन): — यह अभी तक लंबे समय तक चला है। इसके बाद इसे या तो संस्थापित किया जाए कि यह चले जाए।

(५) लाभ विभाग (शासन): — यह अभी तक लंबे समय तक चला है। इसके बाद इसे या तो संस्थापित किया जाए कि यह चले जाए।
9-00 a.m. 12

Oral Answers to Questions.

(1) ಸಂದೇಶದಲ್ಲಿ ಜೋತಿರ್ಲೆಫ್ಜಾರ್ನ್ ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು:– ಸ್ವಾಧೀನಗಿರು ಎಂದು
ಸಹಿಸಿದರೆ ಹೊಸ ಪ್ರಶ್ನೆಯು ಸಹಿಸಿ ಮತ್ತು ಒಂದು ಕಲಾಣೆಯೂ ಜೋತಿಯಾದರು, ಎಂದರೆ ತಮ್ಮ
ಕಲಾಣೆಯು ನೈಜಾಂತಿಕ ಕಲಾಣೆಯಾಗಿದೆ (ನೈಜಾಂತಿಕ ಕಲಾಣೆ).

(2) ಇನ್ನೊಂದು ಪ್ರಶ್ನೆಯು:– ಮುಂದೆ ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರೆ ಮುಂದೆ ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು.

(3) ಹೆಸರಿನ ವೇಳೆಯಾದ ಅಂದಾಜು:– ವಿಸ್ತರಿಸಿ ಮತ್ತು ಒಂದು ಕಲಾಣೆಯೂ
ಹೋದಟ್ಟು ಇದೆ ಎಂದು ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು.

(4) ಇತರೆ ಸ್ವಾಧೀನಗಿರು:– ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು.

9-00 a.m.

(1) ಸಂದೇಶದಲ್ಲಿ ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು:– ಸ್ವಾಧೀನಗಿರು ಎಂದು
ಸಹಿಸಿದರೆ ಹೊಸ ಪ್ರಶ್ನೆಯು ಸಹಿಸಿ ಮತ್ತೂ ಒಂದು ಕಲಾಣೆಯೂ ಜೋತಿಯಾದರು, ಎಂದರೆ ತಮ್ಮ
ಕಲಾಣೆಯು ನೈಜಾಂತಿಕ ಕಲಾಣೆಯಾಗಿದೆ (ನೈಜಾಂತಿಕ ಕಲಾಣೆ).

(2) ಇನ್ನೊಂದು ಪ್ರಶ್ನೆಯು:– ಮುಂದೆ ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರೆ ಮುಂದೆ ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು.

(3) ಹೆಸರಿನ ವೇಳೆಯಾದ ಅಂದಾಜು:– ವಿಸ್ತರಿಸಿ ಮತ್ತೂ ಒಂದು ಕಲಾಣೆಯೂ
ಹೋದಟ್ಟು ಇದೆ ಎಂದು ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು.

(4) ಇತರೆ ಸ್ವಾಧೀನಗಿರು:– ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು. ಸಹಿಸಿದರು ಹೊಸ ಕಲಾಣೆಯೂ ಹೋದಟ್ಟು ಇದೆ ಎಂದು
ಸಹಿಸಿದರು.

1. (N. V. M. R. C.):— என்றெனினும் சரிபேசியான வல்லு
போகிறதென காதல் வாழ்வு? பெரும்பான்மை பெரும்பான்மை
சாத்துருவான முக்கியமான விஷயமாய்? என்று எனக்கு விளக்கும் வகையில் என்ன கையேற்றத்? என்று பாதிக்கும் வகையில் என்ன கையேற்றத்?

2. வெ. ஜுனீஸ் என்ன என்று என்ன என்ன என்ன என்ன
என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன
என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன என்ன
Cancellation of Pensions to Political Sufferers

(a) whether the Government have cancelled the pensions of political sufferers who produced bogus certificates; and

(b) if so, the names of such pensioners; and the action taken to recover the amount?
Oral Answers to Questions.

9–10 a.m.

1. D. S. Reddy: - The Minister for Science and Technology informed the House that the Government has been able to complete the final draft of the comprehensive plan for the development of the state in small industries and services. The draft has been sent to the State Planning Board and the Government is in the process of finalising the plan. The Minister further informed that the plan will be implemented in phases and the first phase will be completed by the end of this financial year. The Government has also made arrangements to obtain the necessary funds from the central government and other sources.

2. V. S. Rao: - The Minister for Education informed the House that the Government has taken several steps to improve the quality of education in the state. The Minister mentioned that the Government has increased the allocation for education in the budget and has also set up a committee to review the existing education system. The Minister further informed that the Government is in the process of implementing the recommendations of the committee.

3. K. V. Reddy: - The Minister for Agriculture informed the House that the Government has been able to increase the production of various crops in the state. The Minister mentioned that the Government has introduced new varieties of crops and has also provided subsidies to farmers to encourage them to grow these crops. The Minister further informed that the Government is working towards reducing the dependence of farmers onrainfall and is promoting alternative sources of water for irrigation.
Oral Answers to Questions.


39—3
CONSTRUCTION OF AUDITORIA IN THE STATE

(a) whether there is any proposal before the Government to construct new Auditoria in the State;

(b) if so, the names of the places proposed and the time by which they are likely to start functioning?

1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13.

Oral Answers to Questions.

1. Shri. M. R. Reddy (Mysore) :— The Chief Secretary, Mr. (Shri.) M. K. Narayan Rao said that the Chief Minister stated that he had been informed that the Central Government was going to provide funds for the maintenance of the main river. The Chief Minister further stated that he had informed the Government of India about the urgent need for funds for this purpose. He had assured the Government of India that the funds would be utilised for the maintenance of the main river. He had also assured the Government of India that the funds would be utilised for the construction of dams and other water conservation projects in the state. The Chief Minister had also assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

2. Shri. B. R. Shetty (Bellary) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

3. Shri. C. R. Rao (Chikkaballapur) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

4. Shri. D. R. Shetty (Shimoga) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

5. Shri. E. R. Shetty (Belagavi) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

6. Shri. F. R. Shetty (Hassan) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

7. Shri. G. R. Shetty (Kolar) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

8. Shri. H. R. Shetty (Koppal) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

9. Shri. I. R. Shetty (Shrirangapatty) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

10. Shri. J. R. Shetty (Shivamogga) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

11. Shri. K. R. Shetty (Tumkur) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

12. Shri. L. R. Shetty (Yelandur) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

13. Shri. M. R. Shetty (Mysore) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

14. Shri. N. R. Shetty (Nagamangala) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

15. Shri. O. R. Shetty (Ooty) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

16. Shri. P. R. Shetty (Pattadakal) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

17. Shri. Q. R. Shetty (Qasimabad) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

18. Shri. R. R. Shetty (Rajabhatkal) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

19. Shri. S. R. Shetty (Shivamogga) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

20. Shri. T. R. Shetty (Tumkur) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

21. Shri. U. R. Shetty (Udupi) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

22. Shri. V. R. Shetty (Vijayapura) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

23. Shri. W. R. Shetty (Waghai) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

24. Shri. X. R. Shetty (Hassan) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

25. Shri. Y. R. Shetty (Yelandur) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.

26. Shri. Z. R. Shetty (Zirakpur) :— The Chief Minister stated that the Central Government had agreed to provide funds for the construction of roads and other infrastructure projects in the state. He had assured the Government of India that the funds would be utilised for the construction of roads and other infrastructure projects in the state.
Mr. Speaker:—This is not a relevant supplementary. I am not allowing.

Mr. Speaker:—Nobody need question the chair. That is my discretion. I have not allowed the question.

Mr. Speaker:—Don't comment. That is my discretion.
Oral Answers to Questions. 25th July, 1986. 21

UNIVERSITY AT NELLORE

88—

*4118-Q.-Sri J. Venkaiah (Allur):—Will the Minister for Education be pleased to state:

(a) whether there is any proposal to establish a University in Nellore Town named after the famous Telugu poet Tikkana; and

(b) if so, the details thereof?

మావిడపడ్డు విమితి (సి. ఎం. లెనాడ్ చీనారాయణ్):—(a) సంఖ్య.

(శ) విద్యాంశాల ప్రాంక అబ్బి:—అందులు, సేవ సంఖ్యలు కల యుర్గు రెండేటకు 18 వర్గాలు ఉండేంది. మాత్రమే 18 వర్గాలు ఉండవచ్చు. ఈ నియంత్రణ పాత్ర ప్రాంక ఉంది. ఆ సంఖ్య లక్షల్లో 18 వర్గాలు ఉండవచ్చు. ఆ సంఖ్య 18 వర్గాలు ఉండవచ్చు. అందులో నిఖరించిన పాత్రం 18 వర్గాలు ఉండవచ్చు. కాని ఇది పాత్రం ఉండవచ్చు.

(స్థ) విద్యాంశాల ప్రాంక అబ్బి:—ప్రతి సంఖ్య పాత్రం ఉంది. కేంద్ర విద్యాంశాల ప్రాంక లేదా భారతీయ పాత్రం ఉంది. విద్యాంశాల ప్రాంక ఉంది.
* 5178- Q.—Sri M. Ramu Reddy (Tirupati) :—Will the Minister for Endowments be pleased to state:

(a) whether it is a fact that there is large scale misappropriation of funds in the expenditure towards the Vajrakiream (Diamond Crown) of Lord Sri Venkateshwara; and

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

(Q. No. 89 was postponed)

Oral Answers to Questions.


17. 8th June, 1986. Oral Answers to Questions.


27. 18th June, 1986. Oral Answers to Questions.


34. 25th June, 1986. Oral Answers to Questions.


38. 29th June, 1986. Oral Answers to Questions.


44. 5th July, 1986. Oral Answers to Questions.


47. 8th July, 1986. Oral Answers to Questions.


(End of List)
SHORT NOTICE QUESTION AND ANSWER

ALLOTMENT OF FUNDS FOR NUTRITION FOOD

90 -B.—

S. N. Q. No. 5338-J—Sri D. Chinnaa Mallaiah :— Will the Minister for Women and Child Welfare be pleased to state:

(a) whether it is a fact that an amount of Rs. 20 lakhs has been allotted to each district under the scheme to supply nutritious food packets to the Women in Child bed and the children;

(b) if so, whether distribution is being done fairly in all the districts;

(c) whether it has been brought to the notice of the Government that the officials in Nizamabad, Adilabad and Karimnagar districts have been pocketing the money without distributing the nutritious food packets;

(d) if so, the steps taken in this regard?

(5) S. N. Q. No. 5338-J—Sri D. Chinnaa Mallaiah :— (5) 9-40 a.m.

26 25th July, 1986.  Short Notice Question and Answer,

మ. కోసం మాత్రము:- జనాభాదికి ప్రతిభకు బాగుతుంది. నియంత్రణ విధానాన్ని లోపం చేసి, ఒకప్పుడు నుండి విభజించ అభివృద్ధి ఇస్తాం. నిమగ్నం కావలసి, మాట మాది ప్రత్యేక అంతరయోగ అందింది. నీటి అందించితే మాట మాది మాట మాది అంతరయోగాన్ని ఇస్తాం?

మ. తాత్కాలికం:- ఎక్కడ కొంతము నదిచేది, ఎక్కడ కొంతము కట్టు పెంచాలని అంటే ఇది ఉప ఉమ్మడి?

మ. కోసం మాత్రము:- జనాభాదికి ప్రతిభకు బాగుతుంది. నియంత్రణ విధానాన్ని లోపం చేసి, ఒకప్పుడు నుండి విభజించ అభివృద్ధి ఇస్తాం. నిమగ్నం కావలసి, మాట మాది ప్రత్యేక అంతరయోగ అందింది. నీటి అందించితే మాట మాది మాట మాది అంతరయోగాన్ని ఇస్తాం?

మ. తాత్కాలికం:- ఎక్కడ కొంతము నదిచేది, ఎక్కడ కొంతము కట్టు పెంచాలని అంటే ఇది ఉప ఉమ్మడి?

మ. కోసం మాత్రము:- జనాభాదికి ప్రతిభకు బాగుతుంది. నియంత్రణ విధానాన్ని లోపం చేసి, ఒకప్పుడు నుండి విభజించ అభివృద్ధి ఇస్తాం. నిమగ్నం కావలసి, మాట మాది ప్రత్యేక అంతరయోగ అందింది. నీటి అందించితే మాట మాది మాట మాది అంతరయోగాన్ని ఇస్తాం?
Mr. Speaker:—Hereafter, lengthy statements to be made by the Ministers, should be placed on the Table of the House.

9.50 a.m.

Mr. Speaker:—The question put by Mr. U. V. Reddy is not very clear. I should know whether the question is to be asked in the Assembly or outside?

Mr. U. V. Reddy:—Yes, it is to be asked in the Assembly. I want to know whether the State Assembly has a right to proceed under the Salt Act, or it is left to the Court of Session.
25th July, 1986  

Short Notice Question and Answer

(Notes Here)

No date  25th July, 1986  

Short Notice Question and Answer

(Notes Here)

CONDOLENCE MOTION

re: Demise of Sri R. Satyanarayana, former M.L.A.,

Mr. Speaker:—This House places on record its deep sense of sorrow at the demise of Sri R. Satyanarayana, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the Members of the bereaved family.

(The Members stood in silence for two minutes)

BUSINESS OF THE HOUSE

Mr. Speaker:—He has abstained with my permission.

Mr. Speaker:—I have already said that it has been posted on 28th.
Mr. Speaker:—Anyhow I will scrutinise — I will find out.

Mr. Speaker:—Again the matter will not be opened.
Mr. Speaker:— I have said that I will consider it and I will consider it.
Mr. Speaker:—I will not permit it hereafter.

This is construction of a bottling unit......

Mr. Speaker:—Anyhow, I will give an opportunity.

Mr. Speaker:—This system, it seems, is not working. I am not going to use my discretion hereafter. I will ballot them.

Mr. Speaker:—The House can be adjourned only when the matter in the adjournment motion is of very recent occurrence and it must be raised at the first available opportunity. Matters occurred when the Assembly is not in session may be raised on the first or second day when the House meets. Actually, as per the Members' statement the matter raised in the adjournment motion occurred on
4th July, 1986 The Members should have raised this issue on 15th July, 1986, if they considered it very urgent. The very fact that they have taken ten days to raise the issue on 24th July, 1986 indicates that even the Members are not sure of the urgency. It may be mentioned that as reported in the press, the surplus land under ‘Telugu Magani Svaradhanam’ would be distributed by the Chief Minister, but the same could not be done. The adjournment is not admissible unless there was a failure on the part of the Government to perform the duties enjoined by the Constitution and the law. Here there is no such duty cast on the part of the Chief Minister to distribute the surplus land. As per the Members, statements may also be mentioned that it is not a matter of recent occurrence. Hence, the motion is disallowed under Rule 65 (iii) of the Assembly Rules.

Sri N. Indrasena Reddy:—Please read out the names.


Mr. Speaker:—It is not zero hour.

Mr. Speaker:—We are guided by the Rules. When once I have disallowed it, under what provision are you going to discuss it?
Dr. Y. S. Rajasekhara Reddy:—The Government is not discharging its duties properly. If the leader of the Government were to consider the situation, he would realize that the Chief Minister and the Chief Secretary are in a dilemma. They are not able to make any decisions.

Mr. Speaker:—Nothing has been done overtly or covertly. Questions are there. Call Attentions are there. For 118 acres, are you going to stop the proceedings of the entire House?

Sri V. Rambhupal Chowdary (Kurnool):—It involves the Chief Minister and Chief Secretary.

Mr. Speaker:—Will you read out the rule? Why do you say abruptly? In fact, this much, in which I am indulging, is not there. According to Rule 304: "No matter, however important and urgent may be, shall be raised by any Member, without having given at least half an hours notice to the Speaker before the commencement of the sitting for the day and obtained his permission. Nor more than two such matters shall be raised at the same meeting." We have evolved such methods to give an opportunity to everybody.

(Sri M. Branna tried to speak something.)

I have given satisfactory answer to Mr. Branna. If he goes on speaking, how to control the House? Otherwise, I will have to ask him to withdraw from the House.
Matters Under Rule 304:

re: Arrack bottling unit at Harijan Jaggayapalem Village.

Mr Speaker:—Alright. I accept. I will do it.

Mr Speaker:—At the most, I can allow to motions every day.

Matters Under Rule 304:

re: Arrack bottling unit at Harijan Jaggayapalem village.

10-20 a.m.
25th July, 1956

Matters Under Rule 304:

R.C. Attack butting unit at Harijan
Jaggayapalem Village

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The meeting was called to order by the Chairman at 9:00 AM. The minutes of the previous meeting were read and approved. The Treasurer presented the financial report for the quarter, which showed a slight increase in income and a decrease in expenses. The report was accepted by the members.

The Secretary then presented the agenda for the meeting. The first item on the agenda was the discussion of the proposed changes to the bylaws. After a brief discussion, it was decided to submit the changes to the members for a vote at the next meeting.

The next item on the agenda was the approval of the budget for the upcoming fiscal year. The members voted in favor of the budget, with only a few abstentions.

The Chairman then announced that the next meeting would be held in one month. The meeting adjourned at 10:00 AM.

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The meeting was held in the community hall located at 1256 Williams St, New York, NY 10010. The hall was fully equipped with audiovisual equipment and seating for all members.

The meeting began promptly at 9:00 AM, with the Chairman calling the meeting to order. The members present were welcomed and introduced to each other. The Treasurer then presented the financial report for the current quarter, which showed a significant increase in income and a slight decrease in expenses. The report was accepted by the members.

The Secretary then presented the agenda for the meeting. The first item on the agenda was the discussion of the proposed changes to the bylaws. After a brief discussion, it was decided to submit the changes to the members for a vote at the next meeting.

The next item on the agenda was the approval of the budget for the upcoming fiscal year. The members voted in favor of the budget, with only a few abstentions.

The Chairman then announced that the next meeting would be held in one month. The meeting adjourned at 10:00 AM.
Matters Under Rule 304:
re: Attack bottling unit at Hanjan
Jagganapalem Village

...

Matters Under Rule 304:
re: Arrack bottling unit at Harijan Jaggayapalem Village.

(మెంముడు కు ప్రవచణము కోసం తపించాలు:)

రెండు ప్రశ్నలు ప్రతి కారకుడు ముఖ్తారు, నేవరం మాత్రమే ప్రత్యక్షత అయితే మనకి లభించిది. మనం ప్రతి సంభవించగలగానే మేము ప్రత్యక్ష విధానానికి చేశాం. మనుష్యం కోసం ప్రత్యక్ష విధానం కొంతసారి నియమానికి ఉపయోగీ. మనం ప్రతి సంభవించగలగానే మనకు తపించాలు: ఎందుకు మనకు కొంతం ప్యాటి సంభవించాలు?

ముందు సంభవించిన సమయం ప్రతి సంభవించాలు: ఎందుకు మనం మరించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మీ ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

మనం ప్రతి సంభవించాలు: ఎందుకు మనం ప్రతి సంభవించాలు?

re: Arrack bottling unit at Harijan
Jaggayyapalem Village.

Let the Minister go and examine it personally. We will request the Minister on behalf of the House to go there personally and inspect and then decide.

10.40 a.m.

10.30 a.m.

Matters Under Rule 304:
re: Damage to Pipe lines of Sangunjagaramudi Water Works.

(re: Danugere to Pipe lines of Sangunjagaramudi Water Works)

M. M. B. V. K. (Secretary)

re: Damage to Pipe lines of Sangunjagaramudi Water Works.

re: Damage to pipe lines of Sangamjagaramudi Water Works.

The petitioner has filed a petition under Rule 304, alleging damage to the pipe lines of Sangamjagaramudi Water Works. The petitioner states that damage occurred due to negligence and carelessness. The petitioner seeks compensation for the damage caused.

The petitioner has attached relevant documents to support the claim. The case is scheduled for hearing on 10-50 A.M.

59-6

Calling Attention to Matters of urgent Public Importance:

re: Reduction in age limit for the recruitment of Sub-Inspectors of Police.

CALLING ATTENTION TO A MATTER OF URGENT PUBLIC IMPORTANCE

re: Reduction in age limit for the recruitment of Sub-Inspectors of Police.
Calling Attention to Matters of Urgent
Public Importance:

re: Reduction in age limit for the recruit-
ment of Sub-Inspectors of Police.


22-1614 (Public) dated 19th:

"Sir,

In response to the requests of the Government of Andhra Pradesh, the age limit for the recruitment of Sub-Inspectors of Police has been reduced from 21 to 19 years. The new rule will be applicable from 1st October, 1986.

Yours sincerely,

[Signature]

[Name]
25th July, 1986. Calling Attention to Matters of Urgent Public Importance:

re: Reduction in age limit for the recruitment of Sub-Inspectors of Police.

11.00 a.m.

[Text not clearly legible]
Calling Attention to Matters of Urgent Public Importance:
re: Reduction in age limit for the recruitment of Sub-Inspectors of Police.

Mr. Speaker:—The statement for the next Calling Attention will be laid on the Table of the House.

The House now stands adjourned for fifteen minutes.

(The House then adjourned at 11-07 a.m.)
re: Opening of 8th, 9th and 10th classes in the schools of Mahboobnagar District.

Settlement of the Minister for Education (Laid on the Table):

As per orders issued in G.O.Ms. No. 46 Education dated 25-6-81, for upgrading the existing Panchayat Samiti Upper Primary Schools to that of High Schools by opening VIII, IX and X classes, the School Committee have to remit Rs. 30,000/- in three equal annual instalments to the General Fund of Zilla Parishads for meeting the expenditure on salaries of the staff till the school is admitted to regular aid.

2. In the Government Memo. No. 34928/1st. VIII/86-1 Panchayat Raj and Rural Development Department dt: 14-5-86, Government have permitted the Zilla Parishads to pay Rs. 80/- to each of the staff of High Schools which were upgraded from Upper Primary Schools to High Schools from the General Funds of Zilla Parishads provided that the School Education Committee pays Rs. 80/- in full as prescribed in G.O. Ms. No. 565 Education dt: 28-5-81 and also provided that the Zilla Parishads are willing to pay the salaries from the General Funds till such time such schools are admitted to grant-in-aid. All the District Development Officers, Zilla Parishads were directed to take action accordingly.

3. The Zilla Parishad will also give an undertaking that it will appoint necessary qualified staff and provide other amenities like accommodation, furniture, library, laboratory etc., until the school is admitted to grant-in-aid. All these years orders were issued upgrading the Panchayats Samiiki Upper Primary School to that of High Schools subject to the fulfilment of these conditions.

The School Committee’s contribution is being insisted to provide the required staff for the High School classes. This amount was fixed keeping in view of the then existing scales of pay of teachers required. This amount has not been enhanced even though the scales of pay of the teaching and non-teaching staff have been revised and many instalments of D.A. have been sanctioned by Government. An approximate amount of Rs. 1.50 lakhs is required for meeting the expenditure for the staff for opening Classes VIII to X. In some cases, some of the Zilla Parishads are not appointing the required staff even though the school committees are paying their contributions, and even though the Zilla Parishads are giving an undertaking that they would provide necessary staff. With the result the students are made to suffer.
The Schools upgraded under the Zilla Parishad management of Mahboobnagar district are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>1984-85</th>
<th>1985-86</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>4</td>
<td>10</td>
</tr>
</tbody>
</table>

On representations to lower the contribution to be paid for opening of Classes VIII, IX and Xth in Backward areas by the School Committees, in Government Memo. No. 823/F1/81-3 Edn. dt: 25-7-81 Government have directed that sanction for upgradation of Upper Primary Schools into High Schools can be accorded in backward areas on condition that the Zilla Parishads undertake to make up the deficits in contributions. On a reference from the Chairman Zilla Parishad Mahboobnagar to the Director of School Education for exempting the Committees from the payment of contribution, the Director of School Education in his Office D.O.L.R.No. 3107/D3-5/86 dt : 5 7 86, has informed of the above position to the Zilla Parishad Mahboobnagar in respect of upgradation of schools in Backward areas. When the school Committees have paid contribution for opening of VIII and IX classes and when the Zilla Parishad has given unconditioned undertaking to maintain the schools till they are admitted to grant-in-aid, there should not be any difficulty to open X class.

(The House re-assembled at 11.25 a.m.)

(Hon. Speaker in the Chair)

PAPERS LAID ON THE TABLE

Mr. Speaker:—Papers to be laid on the Table and placed on the Table are deemed to have been laid

The following papers were laid.

Orders annulling the orders of the A.P. Administrative Tribunal.

1. Copy of the order issued in G.O. Ms. No. 787, Revenue, dt. 4-7-1986 annulling the orders of the Andhra Pradesh Administrative Tribunal, as required under clause (6) of art. 371-D of the Constitution of India.

2. Order issued in G.O. Ms. No. 757, Revenue, dt . 1-7-1986 annulling the orders of the Andhra Pradesh Administrative Tribunal, as required under clause (6) of art. 371-D of the Constitution of India.
Amendment to the A.P. Engineering and Medical Common Entrance Test Rules, 1985.

3. Copies of amendments to the Andhra Pradesh Engineering and Medical Common Entrance Test Rules, 1985 issued in G.O. Ms. No. 150, LEN & TE, dt. 22-4-1986 and G.O Ms. No. 179, LEN and TE dt. 6-6-1986, as required under subsection (2) of section 15 of the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Act, 1983.

PAPER PLACED ON THE TABLE

Pay Revision Commissioner Report, 1986
(Circulated separately to Members)

GOVERNMENT BILLS


The Minister for Revenue (Sri Nallapareddi Srinivasulu Reddy):—Sir, on behalf of the Chief Minister, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Prevention of Dangerous Activities of Boot Leggers, Dacoits, Drug Offenders, Goondas, Immoral Traffic Offenders and Land Grabbers (Amendment) Bill, 1986."

Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Prevention of Dangerous Activities of Boot Leggers, Dacoits, Drug Offenders, Goondas, Immoral Traffic Offenders and Land Grabbers (Amendment) Bill, 1986."

(Pause)

The motion was adopted and the Bill was introduced.

The Andhra Pradesh Commissionerate of Higher Education Bill, 1986

The Minister for Education (Sri G. Muddu Krishnamacharya Naidu):—Sir, I beg to move:
Government Bill:  

"That leave be granted to introduce the Andhra Pradesh Commissionerate of Higher Education Bill, 1986."

Mr. Speaker: Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Commissionerate of Higher Education Bill, 1986."

(Pause)

The Motion was adopted and the Bill was introduced.

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1986 (A.A. Bill No. 26 of 1986)

Minister for Commercial Taxes (Sri P. Ashok Gajapathi Raju):—Sir, I beg to move:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1986 be taken into consideration.

Mr. Speaker:—Motion moved:

Sir, we have already circulated the cyclostyled copies.

Sri Ch. Rajeswara Rao:—The Legislature Secretariat has not received it.

Sri P. Ashok Gajapathi Raju:—I have already made a comparative statement, Sir. I know the problem and that is why we have given it to the Legislature Secretariat.

Sri Ch. Rajeswara Rao:—Sir, give us some time to study the same.

Mr. Speaker:—The statement which is given whether it is submitted to the Members or not, is the point.

Sri P. Ashok Gajapathi Raju:—We have made it available.

(A few copies were seen being circulated)

Government Bills:
The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1986.

Sri Ch. Rajeswara Rao:—Thank you for making it available atleast now.

Mr. Speaker:—Let us go ahead with the non-official business now

(Interruptions)

Mr. Speaker:—Motion moved.

Sri Indrasena Reddy:—Let the Minister explain the Bill, Sir.

Sri P. Ashok Gajapathi Raju:—This is a very simple amendment, sir, to make a provision in the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax Regulation for levy of interest on the belated payments of totalisator tax or betting tax or any other amount due to the Government.
Government Bills: 25th July, 1986

The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1986.

(1) Whereas the aforesaid Horse Racing and Betting Tax (Amendment) Bill, 1986, having been passed by the Legislative Assembly of the Andhra Pradesh on the 30th day of November, 1985, has been assented to by the Governor of the State on the 2nd day of December, 1985, and has become the law of the State.

(2) Be it therefore enacted by the Legislative Assembly of the Andhra Pradesh in the Twenty-fifth Year of the Republic of India as follows:

I. Short title, commencement and application

1. (1) This Act may be called the Andhra Pradesh Horse Racing and Betting Tax (Amendment) Act, 1986.

(2) It shall come into force on the date of its publication in the Official Gazette.

II. Amendment of the Andhra Pradesh Horse Racing and Betting Tax Act, 1977

2. (1) The Andhra Pradesh Horse Racing and Betting Tax Act, 1977 (Andhra Pradesh Act No. 38 of 1977), is hereby amended in the manner hereinafter specified, namely:

(a) in Section 3, by the insertion of sub-section (3A) immediately after sub-section (3), namely:

"(3A) No person shall become the owner of a horse at any time after the date of the commencement of this Act by the adoption, purchase, inheritance, gift or any other means of transfer of a horse, unless the horse is not less than three years of age and is registered as a racing horse."

(b) in Section 7, by the insertion of a new sub-section (1A) immediately after sub-section (1), namely:

"(1A) The Commissioner may, for reasons to be recorded in writing, grant a special permit to any person to conduct horse racing or betting on horse racing in any manner not prohibited under this Act, subject to such conditions as he may consider necessary."
52 25th July, 1986.

Government Bills:

Sri R. Surendra Reddy:—Sir, I had been to Poland and I had gone to the Race Course there. Poland is a Communist Country. Even in Russia, there is regular betting and the Government is getting a lot of income. There is betting in these countries.
The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1986.

Are you going to prohibit the races or not?

Sri P. Ashok Gajapathi Raju:—It is for the Government subsequently to decide whether the races should continue or not. A decision has not yet been taken on this. Till a decision is taken, as I said in the beginning, for levy of interest on the belated payments of totalisator tax or betting tax or any other amount due to the Government, this amendment has been brought forward.

Our Hon. Member Sri Indra-ena Reddy said that the Race Course was situated in the middle of the residential area. As far as my information is concerned, this race course is the personal race course of the Nizam.

Sri N. Indra-ena Reddy:—This is wrong to say....

Mr. Speaker:—This is right, because I know about it. It was in Secunderabad, for a temporary period.

(Interruptions)

Sri P. Ashok Gajapathi Raju:—Another Hon. Member referred about cock fighting betting and that matter is not under the consideration of the Government.

Sri P. Ashok Gajapathi Raju:—We are also interested in the development of roads; but the Commercial Taxes Department is nothing to do with what the Hon. Member has said. The Commercial Taxes Department shall not have any type of such analogy.

Mr. Speaker:—The question is:

The Andhra Pradesh University Acts (Amendment) Bill, 1986. (Passed)

"That the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1986 be taken into consideration."

The Motion was adopted.

(Pause)

As there are no amendments to Clauses, I shall put the Clauses to vote.

(Pause)

Clauses 2 and 3, Clause 1, Enacting Formula and Long Title of the Bill.

Mr. Speaker:—The question is:

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

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

Sri P. Ashok Gajapathi Raju:—Sir, I beg to move:

"That the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1986 be passed."

Mr. Speaker:—Motion moved.

(Pause)

The question is:

"That the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1986 be passed."

The Motion was adopted and the Bill was passed.

The Andhra Pradesh University Act (Amendment) Bill, 1986
(L. A. Bill No. 25 of 1986.)

Minister for Education (Sri G. Muddu Krishnama Naidu):—Sir I beg to move:

"That the Andhra Pradesh University Acts (Amendment) Bill, 1986 be taken into consideration."

Mr. Speaker:—Motion moved.

(Pause)
Government Bills:

The Andhra Pradesh University Acts (Amendment) Bill, 1986. (Passed)

Mr. Speaker:—He will inform the concerned Ministers.

Mr. Speaker:—He will inform the concerned Ministers.
Government Bills:
The Andhra Pradesh University Acts (Amendment) Bill, 1986. (Passed)

**Government Bills:**


Mr. Deputy Speaker (in the Chair):—Mr. Deputy Speaker (in the Chair).

Para 3. (In Sri Venkateswara University and others) Act

"Provided that a person who has completed the age of 60 years shall not be eligible for appointment as a V.C."

1. (2) It shall come into force on such date as the State Government may, by notification in the Andhra Pradesh Gazette, appoint.

12.05 p.m.

The Hon'ble Speaker: Shri A. Elura Ramavarapu, a Member of State Assembly.

Mr. Speaker, the Bill seeks to amend the Andhra Pradesh University Acts, 1986, for the purpose of providing facilities to the students, who are suffering from health problems, to carry on their studies in the Universities.

A healthy mind in a healthy body.

It is unfortunate that the students, who are suffering from health problems, are not able to carry on their studies in the Universities.

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The Abdara Trpdesh Uni...
Government Bills:


Government Bills 25th July, 1986 63
The Andhra Pradesh University Act (Amendment) Bill, 1986 (Passed).

Clauses 2 to 10, Clause 1, Enacting Formula and Long Title

Mr. Dy. Speaker :- There are no Amendments. I shall now put the Clauses to vote.

The question is:

Clauses 2 to 10, Clause 1, Enacting Formula and Long Title do stand part of the Bill.

The motion was adopted and Clauses 2 to 10, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri G. Muddu Krishnama Naidu:— Sir, I move:

"That The Andhra Pradesh University Acts (Amendment) Bill, 1986, be passed."
Non-Official Resolution:


re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

Mr. Dy. Speaker:— Motion moved. The question is:

"That The Andhra Pradesh University Acts (Amendment) Bill, 1986, be passed."

The motion was adopted and The Andhra Pradesh University Acts (Amendment) Bill, 1986, was passed.

Non-Official Resolution.

re: Steps to be taken immediately to activate the existing Land Revenue Reforms for distributing all Surplus Lands.

Sri M. Omkar.— Sir, I move:

"This House recommends to the Government to take appropriate steps immediately to activate the existing land reforms so as to distribute all surplus lands including those concealed by various means."

Mr. Dy. Speaker:— Resolution moved.
Non-Official Resolution:

re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.
Non-Official Resolution
25th July, 1986

re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

Non-omcia! Resolution
25th July, 1986

re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.
25th July, 1986

Mr. [RECIPIENT]

Subject: Immediate Steps to Activate Land Revenue Reforms for Distributing All Surplus Lands

Dear [RECIPIENT],

I am writing to bring to your attention the urgent need for immediate steps to activate the Land Revenue reforms that have been in place for some time. These reforms aim to distribute all surplus lands to the eligible farmers, ensuring a fair and equitable distribution of resources.

The current situation on the ground indicates a lag in the implementation of these reforms. It is crucial to expedite the process to ensure that farmers receive the lands they have been entitled to. This will not only boost agricultural productivity but also improve the living standards of the rural population.

I urge you to take the necessary steps to expedite the distribution process. This includes ensuring that the necessary resources and manpower are allocated to the task. Coordination with the local authorities and officials is also crucial to overcome any administrative hurdles.

I am confident that with your support, we can successfully implement these reforms and provide the needed relief to the farmers. Please do not hesitate to reach out if you require any further assistance.

Thank you for your attention to this important matter.

Yours sincerely,

[YOUR NAME]
Non-Officer Resolution:


Re: SL(o) on the amalgamation with the Land Revenue reforms for distributing all surplus lands.

The meeting was convened at 10:00 a.m. in the 25th July, 1986. The following members were present:

- Mr. A
- Mr. B
- Mr. C

The meeting was adjourned at 12:35 p.m.

(8) The resolution was adopted unanimously.

(4) The recommendation was approved by the committee.

Annexure:

- List of attendees
- Minutes of the previous meeting
- Financial report
25th July, 1986

Non Official Resolution.

Re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

(i) The existing land revenue forms have been prepared in the same way as before. However, the following steps are necessary:

1. Prepare the land revenue forms in the correct manner.
2. Distribute the forms to the beneficiaries.
3. Collect the forms once the distribution is complete.
4. Submit the collected forms to the Land Revenue Office.

(ii) The following steps are necessary:

1. Prepare the land revenue forms in the correct manner.
2. Distribute the forms to the beneficiaries.
3. Collect the forms once the distribution is complete.
4. Submit the collected forms to the Land Revenue Office.

(iii) The following steps are necessary:

1. Prepare the land revenue forms in the correct manner.
2. Distribute the forms to the beneficiaries.
3. Collect the forms once the distribution is complete.
4. Submit the collected forms to the Land Revenue Office.

(iv) The following steps are necessary:

1. Prepare the land revenue forms in the correct manner.
2. Distribute the forms to the beneficiaries.
3. Collect the forms once the distribution is complete.
4. Submit the collected forms to the Land Revenue Office.
Non-Official Resolution


re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.
Non-Official Resolution

June 25th, 1986. No Resolution

Steps to be taken immediately to activate
land revenue reforms for
distributing all surplus lands.

re: Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands.

The resolution states:

"Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands."
Non-Official Resolution:

re: Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands.

Non-Official Resolution:

re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

"We resolve that immediate steps be taken to activate the existing Land Revenue reforms for distributing all surplus lands."
Non-Official Resolution:

re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.


[Text in Telugu]

[Translation]

[Text in Telugu]

[Translation]

Re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

1:05 p.m.
Non-Official Resolution:

re: Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands.

Non-Official Resolution:


re: Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands.

Non-Official Resolution:


re: Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands.

Non-Official Resolution:


re: Steps to be taken immediately to activate the existing Land Revenue, reforms for distributing all surplus lands.

Non-Official Resolution:


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Non-Official Resolution:

25th July, 1986

Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

The immediate steps to be taken are:

1. Steps to be taken to ensure the implementation of the existing Land Revenue reforms for distributing all surplus lands.

2. Steps to be taken to ensure the timely implementation of the existing Land Revenue reforms for distributing all surplus lands.

3. Steps to be taken to ensure the effective implementation of the existing Land Revenue reforms for distributing all surplus lands.

4. Steps to be taken to ensure the complete implementation of the existing Land Revenue reforms for distributing all surplus lands.

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Non-Official Resolution:

re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

...
Non-Official Resolution:

25th July, 1986

Re: Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

In the matter of

The Resolution is:

(a) Short Title

The resolution shall be called the "Resolution on Land Revenue Reforms for Distributing Surplus Lands".

(b) Object

The purpose of this resolution is to initiate immediate steps to implement the existing Land Revenue reforms for distributing surplus lands to the beneficiaries. The resolution aims to address the backlog of unsold lands and ensure that the reforms are effectively disseminated to the people who are entitled to receive them.

(c) Scope

The scope of the resolution is limited to the existing Land Revenue reforms and the distribution of surplus lands. It does not include any new policies or initiatives.

(d) Implementation

Immediate actions are required to activate the existing Land Revenue reforms. The government is requested to allocate 10% of the total surplus lands to each district to be distributed among the eligible beneficiaries. The distribution should be carried out within 30 days from the date of this resolution.

(e) Coordination

The resolution emphasizes the need for close coordination between the relevant departments and agencies to ensure a smooth implementation of the reforms. All stakeholders are urged to work together to overcome any challenges and ensure the successful execution of the resolution.

(f) Monitoring

The progress of implementing the resolution will be monitored regularly by a special committee constituted for this purpose. The committee shall submit its report to the government every six months to assess the effectiveness of the reforms and make necessary adjustments.

(g) Conclusion

The resolution concludes by expressing the hope that the steps outlined will lead to significant improvements in the distribution of surplus lands and that the beneficiaries will be able to gain from the reforms.

In witness whereof, the resolution is hereby adopted.

[Signature]

[Name]

[Position]
Steps to be taken immediately to activate the existing Land Revenue reforms for distributing all surplus lands.

10th June, 1986

Non-Official Resolution:

...
Government Bill : 25th July, 1986

Sri P. Asoka Gajapathi Raju—Sir, in this Bill, we have tried 4-00 p.m. to introduce option. We are trying to raise the exemptions from multi point from one lakh to two lakhs. Three points interest we have raised from 6 per cent to 10 per cent to help the Government's industrial policy. We have, on the resources mobilisation side, increased the registration fee and also are proposing to tax over Rs. 50 lakhs turnover at the rate of one per cent from the existing

Chairman :—Now the house is adjourned to meet again at 1-45 p.m. 4-00 p.m. today.

(The House adjourned at 1-43 p.m. to meet again at 4-00 p.m. on the same day).

The House reassembled at 4-00 p.m.

(Mr. Deputy Speaker in the Chair)

GOVERNMENT BILL

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1986
1/2 per cent additional tax. Then, we have rationalised the tax and brought it down to 10 per cent. On certain items we are proposing to empower the Government to alter the Schedules. The registration which is compulsory for dealers now at the Rs.10,000 turnover is being raised to Rs. 40,000.

Then, there are certain other similar activities which have crept into the Act, which we are trying to set right. Government is also seeking to take the power on the contractors rights on goods on hire purchase etc. We have introduced the provision of return of security deposits.

25th July, 1986. 87


The Bill seeks to amend the Andhra Pradesh General Sales Tax Act, 1986, to provide for the exemption of certain transactions from the scope of the Act.

The Bill provides that the transactions specified in the Schedule to the Act shall be exempt from the tax. The Schedule contains a list of transactions that are exempt from the tax.

The Bill also seeks to increase the limit of the tax exempt transaction from Rs. 10,000 to Rs. 15,000.

The Bill is being introduced to provide relief to the taxpayers and to simplify the tax structure.

The Bill is scheduled to be discussed in the House on the date specified in the Bill.

Government Bill:


The Bill seeks to amend the Andhra Pradesh General Sales Tax Act, 1986, to provide for the imposition of additional sales tax on certain goods and services. The Bill also proposes to increase the rates of sales tax on certain items to reflect changes in the economy and to ensure fiscal stability.

The Bill is presented for discussion and consideration in the Assembly. The members are invited to contribute their suggestions and amendments to improve the Bill.

The Bill is expected to be passed within the specified time frame.
Government Bill:


[Document content in Telugu script.]

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The Andhra Pradesh General Sales Tax (Amendment) BiH, 1986,

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1986,

Government Bill :

The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1986.


91
Sri P. Ashok Gajapathi Raju - Mr. Speaker, Sir. The Hon. Member has understood the whole thing wrong. No tax has been levied on sports goods. No tax has been levied on 'chinthapadu and vagaira, vagaira'. Only thing is the taxes have been brought in level. That is all.

Mr. Speaker, Sir: - The Hon. Member has understood the whole thing wrong. No tax has been levied on sports goods. No tax has been levied on 'chinthapadu and vagaira, vagaira'. Only thing is the taxes have been brought in level. That is all.

Mr. Speaker, Sir: - The Hon. Member has understood the whole thing wrong. No tax has been levied on sports goods. No tax has been levied on 'chinthapadu and vagaira, vagaira'. Only thing is the taxes have been brought in level. That is all.
Government Bills:


Government Bill:

4-40 p.m.

(2) s. 3. (Sec. 3 (Mahabharata):—(2) 25th July, 1986.


(signed) 1986.

(2) s. 3. (Sec. 3 (Mahabharata):—(2) 25th July, 1986.


(signed) 1986.


...
The Andhra Pradesh General Sales Tax
(Amendment) Bill, 1986.

Sri Mohd. Mukaramuddin (Charminar):—Sir, I have two sub­missions to make to the House. One is under clause 10 of the Bill, Sec. 33 (BB)....it says that if levy or collection of tax is held invalid by competent court then the amount will not be refunded unless the dealer proves that he has not collected the tax from the purchaser of goods. It is true that this section should be there. But the consumer is not entitled to get back the refund. The poor consumer from whom the tax has been collected, he is entitled for refund and I would request the Government to make suitable provision for them so that the tax collected from the poor consumer should be refunded.
The other is, I find from the statement that on tamarind also tax is being collected. In our state, I suppose tamarind is the essential ingredient of food of the poor people. So far as tamarind is concerned, I would request the Government to totally remove the tax. So far as the other provisions are concerned, they are all right. I support the Bill except for these two.


Mr. Deputy Speaker, Sir, fifteen Hon'ble Members have participated in this debate. There are lot of issues. 'Registration'-actually, that is where the Commercial Taxes Department starts.

Every dealer has to register and we are now increasing the registration fee from Rs. 15/- to Rs. 100/- Tamil Nadu has increased to Rs. 750/- long back and in Karnataka today it is Rs. 200/-. I hope hon'ble members will not press further reduction, as far as registration fee is concerned. On account of this increase in the levy of additional tax from 1/2% to 1% on the turnover liable to tax in case of dealers whose total turnover is Rs. 50 lakhs or more and increasing the registration fee from Rs 15/- to Rs. 100/- and also by fixing registration fee of Rs. 20/- for each branch, the additional revenue expected in a full year is about Rs. 10 crores. Those, whose turnover if over 50 lakhs are big dealers and there are about 6,000 such dealers in our State. It is a conscious decision, as we want to tax this section appropriately.

Sri Md. Mukarramuddin :—But, they will pass on the burden to the consumers.

Sri P. Ashok Gajapathi Raju :—Any indirect tax has a tendency to pass over to consumers. It is not as if the consumer has no choice. He has a choice.
Government Bill:

There are certain other points which were raised in the last session. Now, only 12 items are pending from last session. With regard to PVC pipes, chemicals and dyes, the suggestions have either been accepted or rejected. On 21 items taxation has been brought down. Now, we are bringing together a few items which are taxed higher and reducing to 10\% and this measure (if the rates do not increase) might result in a loss of Rs. 5 crores to exchequer. And there is going to be diversion.

The suggestion for raising the turnover exemption limit to Rs. 3 lakhs is not acceptable as the Telugu Desh Government after coming to power had already raised the limit from Rs. 25,000/ to Rs. 2 lakhs in 3 years.

Some Members have raised doubts about Sec. 30(3)(b); but it is clear: Where it is involved in judgment or order of the court or tribunal, it shall not be necessary to refund any such tax to the dealer. It has to be proved by the dealer to the satisfaction of the assessing authority that tax has been collected from the purchaser. All the Taxation Acts should be to the satisfaction of the taxation authority. The world over it is like that.

Sri Md. Mukarramuddin:—Some dealers also collect tax on non-taxable goods.

Sri P. Ashok Gajapathi Raju:—Certain dealers do collect tax knowing fully well that there are some goods which are non-taxable. They even collect in excess and putting a blame on the Government go to the Court. They would like to get a double benefit. Therefore, we have brought this Section.

Sri Md. Mukarramuddin:—In all such cases where the dealers collect tax on non-taxable goods, the amount should be returned to the consumer, for it is their money.

Sri P. Ashok Gajapathi Raju:—No doubt all this money is coming from the consumer. We want this either to reach the exchequer or remain with the consumer. But here is a situation: suppose a person goes to a hotel, takes a plate Idli and then coffee. He is taxed. Then it will be difficult for the hotelier to recognise the consumer and give back the money, if the hotelier is pressed to do so. Therefore, I request the Members to give some implementable suggestions.

Some Members have stated that we have raised tax on sports goods. It is not correct. This was already taxed in the past. We
have only rationalised it. There are the nylon, cotton and steel goods in sports. The traders have welcomed the rationalisation. Tamarind was also taxed in the past. It is not a new item taxed.

The waiver of tax on agricultural items and petroleum items cannot be waived, as it yielded about Rs. 196 crores to the exchequer. I do not think the State Government will be in a position to write-off this money.

In cinema slab is at a fixed rate; irrespective of whether there is occupancy or not. They have to pay the tax.

The slab system for payment of tax at the option of the dealers would help eliminate or lessen harassment of traders by departmental officials.

There are lot of other suggestions which would be examined, if practicable, in due course.

Sri P. Ashok Gajapathi Raju—With regard to agricultural pumps, in '83 itself the tax was brought down from 9% to 7%. There are 17 items which we have identified as hand operated agricultural items and given exemption.

On tractors, we have not removed the tax, but reduced it, because there was trade diversion in tractors.

Sri P. Ashok Gajapathi Raju—On hand operated agricultural implements, we have brought down tax. It was down in G.O. Ms. No. 631, dated 30-5-86. On pumps we have brought down from 9% to 7%.

PVC Pressure pipes—there are only two items pending examination and decision has not been taken yet.


Government Bill:

With regard to arrears of tax, I have figures up to 1984-85:

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<tr>
<th>Years</th>
<th>Amount of arrears Rupees</th>
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<tbody>
<tr>
<td>1947-48 to 1959-60</td>
<td>35,12,000</td>
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<tr>
<td>1961-62 to 1969-70</td>
<td>1,62,71,000</td>
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<td>1970-71 to 1979-80</td>
<td>23,54,93,000</td>
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<td>1980-81 to 1984-85</td>
<td>21,63,86,000</td>
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Total arrears upto the end of 1985 is: 47,16,62,000

The arrears are right from 1947, and it is becoming increasingly difficult to collect it. It was not right that it was allowed to grow. The Department should have taken action at the appropriate time. We are honestly and sincerely trying to bring down the arrears position.

Members have emphasised the need for honesty in the Department. We expect not only officers but all the citizens, consumers and tax-payers to be more honest to see that exchequer gets more revenue, as this is to be utilised for them only.

Sri Ch. Jaya Rambabu;—There is tax even on 'National Flag. Will the Government exempt it?

Sri P. Ashok Gajapathi Raju:—I do not think there is tax on National Flag. It may be on other flags but not on National Flag.

Sri D. Sripada Rao:—Redgram, horsegram and jute—these are particularly produced in Telangana area. They go to market and sell, and the burden of tax is on producer.

Sri P. Ashok Gajapathi Raju:—About all the items I cannot say off hand. But since jute is also grown in Vijayanagaram, it is taxed on the last point. Jute industry is being taxed. I hope it is uniform throughout the State. Other items I will get the information.

Sri V. Rambhupal Chowdary:—On account of increase in the levy of additional tax, the Minister is expecting about Rs. 10 crores. Will the Minister assure the House that the burden of increased additional tax would not be finally shifted to the consumers?

Sri P. Ashok Gajapathi Raju:—If the Honourable Prime Minister can give such an ‘assurance’ to the Nation, then we can also fall in line.

Sri A. Dharma Rao:—The Minister is expecting only ten crores. But, by any stretch of imagination, it would be double or treble if it is honestly collected. Along with the increase in taxes on other items, the poor man’s ingredient of his curry, the tamarind, should be exempted from tax.

Although, we are having a person of undoubted honesty and integrity as Minister for Commercial Taxes (Sri P. Ashok Gajapathi Raju), but it is doubtful, if his officers in the Department would also work with the same honesty and integrity. The corruption is enormously increasing. There is lot of harrassment of the dealers and traders. These facts have been confirmed even by the Members of the Ruling Party. Will the hon’ble Minister take stringent and timely action, if not to root out the corruption completely, atleast to reduce it, and improve the image.

Sri P. Ashok Gajapathi Raju:—I would be too glad if we could get Rs. 30 crores, as imagined by the hon’ble member. If we are able to get that much money we may think of removing or reducing taxes as suggested by members.

With regard to rooting out corruption or weeding out dishonest officers we have not received constructive suggestions from hon’ble Members. I would be too glad to receive such suggestions either here or later, so that we may uproot corruption and bring a good name to the Department.

Mr. Deputy Speaker:—The question is:

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1986, be taken into consideration.

(Pause)

The motion was adopted and the Bill was considered.

CLauses 2 to 4

Mr. Deputy Speaker:—Now, I shall put clauses to vote.

The question is:

Clauses 2 to 4 do stand part of the Bill.

The motion was adopted and Clauses 2 to 4 were added to the Bill.

Clause 5

Sri Baddam Bal Reddy:—Sir, I move:

In the proviso to Clause 5 for “Rs. 2,00,000” substitute, “Rs. 3,00,000”.

Mr. Deputy Speaker:—Amendment moved.

Sri P. Ashok Gajapathi Raju:—In the past 3-4 years we have raised from Rs. 25,000/- to 2 lakhs, but, Rs. 3 lakhs will be too high.

Mr. Deputy Speaker:—The question is:

“In the proviso to Clause 5 for “Rs. 2,00,000” substitute, “Rs. 3,00,000”.

The amendment was negatived:

Mr. Deputy Speaker:—The question is:

Clause 5 do stand part of the Bill.

The motion was adopted and Clause 5 was added to the Bill.
CLAUSES 6 to 10.

Mr. Dy. Speaker:—The question is:

Clauses 6 to 10 do stand part of the Bill.

The motion was adopted and Clauses 6 to 10 were added to the Bill.

CLAUSE 11.

Mr. Dy. Speaker:—There is one amendment.

Sri Baddam Bal Reddy:—Sir, I move:

"In Clause 11 for words, "twelve per cent" substitute "Seventeen per cent or such rate of interest as the Commercial Banks are charging"."

Mr. Dy. Speaker:—Amendment moved.

Sri P. Ashok Gajapathi Raju:—This suggestion is not acceptable to the Government.

Mr. Dy. Speaker:—The question is:

"In Clause 11 for the words "twelve per cent", substitute "Seventeen per cent or such rate of interest as the Commercial Banks are charging.""

The amendment was negatived.

Mr. Dy. Speaker:—The question is:

Clause 11 do stand part of the Bill.

The motion was adopted and Clause 11 was added to the Bill.

CLAUSES 12 and 13.

Mr. Dy. Speaker:—The question is:

Clauses 12 and 13 do stand part of the Bill.

The motion was adopted and Clauses 12 and 13 were added to the Bill.


CLAUSE 14.

Sri Bajdam Bal Reddy:—Sir, I move:

"Delete sub-clause (iii) of Clause 14".

Mr. Dy. Speaker:—Amendment moved.

Mr. P. Ashok Gajapathi Raju:—Not acceptable.

Mr. Dy. Speaker:—The question is:

"Delete sub-clause (iii) of Clause 14".

The amendment was negatived.

Mr. Dy. Speaker:—The question is:

Clause 14 do stand part of the Bill.

The motion was adopted and Clause 14 was added to the Bill.

CLAUSE 15

Mr. Dy. Speaker:—The question is:

Clause 15 do stand part of the Bill.

The motion was adopted and Clause 15 was added to the Bill.

CLAUSES 16

Sri P. Ashok Gajapathi Raju:—It is clear. It is only at the point of last purchase. Hon'ble Members' suggestion is not acceptable.

Mr. Dy. Speaker:—The question is:

Clause 16 do stand part of the Bill.

The Motion was adopted and Clause 16 was added to the Bill.

re: Election to the Four Divisional Railway Users’ Consultative Committees.

CLAUSE 17, CLAUSE 1,

Enacting Formula and Long Title.

Mr. Dy. Speaker:— The question is:

Clause 17, Clause 1, Enacting Formula and Long Title do stand part of the Bill.

The motion was adopted and Clause 17, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri P. Ashok Gajapathi Raju:—Sir, I move:

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1986, be passed.

Mr. Dy. Speaker:— Motion moved:

The question is:

The Andhra Pradesh, General Sales Tax (Amendment) Bill, 1986, be passed.

The motion was adopted and The Andhra Pradesh General Sales Tax (Amendment) Bill, 1986, was passed.

ANNOUNCEMENT.

re: Election to the Four Divisional Railway Users’ Consultative Committees 5.30 p.m.

Mr. Deputy Speaker:—I am to announce to the House that the Election to the Four Divisional Railway Users’ Consultative Committees South Central Railway viz. Hyderabad Division, Secunderabad Division, Vijayawada Division and Hubli Division will be held between hours 9-00 a.m. and 1-00 p.m. on Saturday the 26th July, 1986 in the Committee Hall (One) Assembly Buildings (Annexe). Public Gardens, Hyderabad.

Now the House stands adjourned to meet again at 8-30 a.m. tomorrow.

(The House then adjourned at 5-31 p.m. to meet again at 8-30 a.m. on Saturday, the 26th July, 1986.)