# THE ANDHRA PRADESH Legislative Assembly Debates

## OFFICIAL REPORT

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1987
THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS

Speaker : Sri G. Narayana Rao

Deputy Speaker : Sri A. V. Suryanarayana Raju

Panel of Chairman : 1. Sri H. B. Narse Gowd
2. Sri C. Ananda Rao
3. Smt. A. Bhanumathi
4. Sri K. Vivekananda
5. Sri Shivrao Shetkar
6. Sri C H. Vittal Reddy

Secretary : Sri E Sadasiva Reddy

Deputy Secretaries : 1. Sri A.V.G. Krishna Murthy
2. Sri C. Venkatesan
3. Sri N. Pattabhi Rama Rao

Assistant Secretaries : 1. Sri P. Satyanarayana Sastry
2. Sri P. V K L. N V. Raghava Sarma
3. Sri V. V. Subrahmaniam
4. Sri K.R. Gopal
5. Sri T. Muralidhara Rao
6. Sri V. V. Bhaskara Rao
7. Sri S Suryanarayana Murthy
8. Sri B. K. Rama Rao
9. Smt. G. Sumitra Bai
10. Sri A. Iswara Sastry

Chief Reporter : Smt. M.V.S. Jayalakshmi
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**ORAL ANSWERS TO QUESTIONS**

Water to Visakhapatnam from Ryvada Reservoir

261—

*1365-Q.-Smt. Allu Bhanumathi (Visakhapatnam-I) and Smt. Rajana Ramani (Visakhapatnam-II):— Will the Minister for Major & Medium Irrigation be pleased to state:

(a) whether it is a fact that water is being supplied to Visakhapatnam from Ryvada Reservoir; and

(b) if not, the steps taken by the Government thereon?

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

(6-1-1)
Drains in Non-Delta Areas

262—

1380-Q.—Smt. Y. Sita Devi (Mudengpalli) and Sri S. Satyanarayana (Secunderabad-Contonment):— Will the Minister for Major and Medium Irrigation be pleased to state:

(a) whether Government would take any action on the drains in Non-Delta area; and
(b) if not, what are the proposals to control the drains to avoid submersion and inconvenience to the farmers?

Oval Answers to Questions 31st March 1986 3
Cottage Industries with Date and Palm Trees Products

263-

3243Q.—Sri D. China Mallaiah (Indurthi) :— Will the Minister for Excise be pleased to state:

(a) whether there is any proposal with the Government for the establishment of cottage industries with the raw materials available from the Palm and date trees; and

(b) if so, the nature of industries proposed?
Oral Answers to Questions
31st March 1988

1. [Question]

2. [Answer]

3. [Question]

4. [Answer]

5. [Question]

6. [Answer]
31st March 1985

Oral Answers to Questions

ఇండి స్నానం చేసేది. దీనికి రెండు మహే జాతి రోజువారి అనుభూతి ఇద్దరు జనాభా లోని యేళ్ళలు.

స్కార్పెంట్స్: — బాడ్ లేదా కాడ ఓడలాడా.......

ప్రయాణాది: — అధీనంలో మీర్చాది మీర్చాది ఎందుకంటే సాధారణం ఇద్దరు జనాభా లోని యేళ్ళలు.

క్షమాపణం: — అంది సాధారణం.

ప్రయాణాది: — లేదు లేదు అధీనంలో మీర్చాది మీర్చాది ఎందుకంటే సాధారణం ఇద్దరు జనాభా లోని యేళ్ళలు.

క్షమాపణం: — అంది సాధారణం.

ప్రయాణాది: — కాడ లేదా బాడ్ మిగిలి మరింత సాధారణం ఇద్దరు జనాభా లోని యేళ్ళలు.

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క్షమాపణం: — అంది సాధారణం.
Voilation of Safety Regulation by M/s. Technind Cables Ltd., Nandyal

264—

4363-Q.—Sarvasvi N. Raghava Reddy, A. Lakshminarayana
(Miryalaguda), Jakka Venkaiah (Allur) and K. Bujji (Bhadra-
chalam):— Will the Minister for Labour and Printing be
pleased to state:

(a) whether the Government are aware of several accidents
in Messrs. Technind Cables Ltd., Nandyal in Kurnool District.
in 1985 and 1986 due to the failure of the management to take safety precautions as per the Factories Act; and

(b) the action taken to enforce the safety regulations?

18th September 1986

in 1985 and 1986 due to the failure of the management to take safety precautions as per the Factories Act; and

(b) the action taken to enforce the safety regulations?
Oral Answers to Questions
31st March 1986

... ....

Q 3. The Minister:— The situation would be more fully explained.

Q 4. The Minister:— What is the specific task envisaged?

Q 5. The Minister:— What is the specific task envisaged?

Q 6. The Minister:— What is the specific task envisaged?

Q 7. The Minister:— What is the specific task envisaged?

Q 8. The Minister:— What is the specific task envisaged?

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Q 97. The Minister:— What is the specific task envisaged?

Q 98. The Minister:— What is the specific task envisaged?

Q 99. The Minister:— What is the specific task envisaged?

Q 100. The Minister:— What is the specific task envisaged?
Failure of Electric Motors of Sangamjagarlamudi Water Works

1355-O-Q—Sri Ch. Jayaram Babu (Guntur-II):— Will the Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that the electric motors provided to Sangamjagarlamudi water Supply Tank, Guntur District are frequently burnt out;

(b) whether it is also a fact that no qualified electrician is appointed to look after the electric motors; and

(c) if so, the reasons therefor?

1984 సంవత్సరం, 1985 సంవత్సరం మధ్య సాధారణంగా మేనేజర్ పరిశీలన.
Oral Answers to Questions 31st March 1986 11

(translate text into English)

The text is not legible due to poor quality. It appears to be a document in a language other than English, possibly Telugu. The content is not discernible from the image provided. For accurate transcription and translation, the text should be clearer or the image quality improved.
12 31st March 1986  Oral Answers to Questions

1.  The Minister for:— Asked the Minister for Tourism (Mr. X) whether a list of tourist spots in each district 10
of the State is available with the Ministry. Answer: Yes. Ministry of Tourism. The list of tourist spots are:

   ... (Details not legible)

2.  The Minister for:— Asked the Minister for Tourism (Mr. Y) if any action has been taken in 1985 to
improve the facilities at the tourist spots. Answer: Yes, Action taken. 

3.  The Minister for:— Asked the Minister for Tourism (Mr. Z) if he has any intention to visit 10
the tourist spots in his district. Answer: Yes, Intention to visit. 

4.  The Minister for:— Asked the Minister for Tourism (Mr. W) if he has any plans to develop 10
new tourist spots in the State. Answer: Yes, Plans to develop.
Exemption of Tax on Mopeds

266—

+1357-X-Q — Sarvaram R Ravindranath Reddy (Alampur), B. Bal Reddy (Karwan), R. Srinivasa Reddy (Ramayampet), V. Jaipal (Parkal) and V. Sreeramulu — Will the Minister for Transport, Roads and Buildings, be pleased to state:

(a) whether there is any proposal for giving exemption of licences and road tax concession to Moped Vehicles?

(b) if not, the reasons therefor and

(c) the amount of loss that would be incurred by the Government due to exemption of licences and Road Tax Concession?

31st March 1986
Road From Visakhapatnam To Bombay.

267

*1470-Q- Sri G. Butchaiah Ch. wdyary (Rajah moundry) :— Will the Minister for Transport, Roads and Buildings be pleased to state :
(a) Whether there is any proposal to lay a new National Highway from Visakhapatnam to Adilabad via East-Godavari Khammam and also to Bombay city through Western Ghats; and

(b) if so, the details thereof?
Incentives To Inter-Caste Marriages

268—

*3947—Q.—Sri V. Rambhupal Choudary Kurnool :—
Will the Minister for Social Welfare be pleased to state:

(a) Whether any incentives are provided to inter-caste married couple; and

(b) if so, the details thereof?

(2) अनुदानार्थी.

(3) अनुदानार्थी अन्तःस्कन्द महाकाली नामकोऽदर्शक स्त्रिया, पं. नरेन, स्मारक संग्रह, संभाषण आदि विद्या हेतु अनुदानार्थी 5 हज़ारांका मिर्याम 1000/- दीपाकरवाल [एवं पत्र निर्देशित अनुदान]

(6—1—3)
18 31st March 1986 Oral Answers to Questions

మామలు మీహక్షీ ప్రశ్నలు. అది మనదియ్య పంచాయత్తుల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు మనదియ్య పోలిటికల్ పరిస్థితులు ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. పోలిటికల్ కూడా మనదియ్య పోలిటికల్ ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య పోలిటికల్ పరిస్థితులు ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య పోలిటికల్ పరిస్థితులు ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు.

ప్రశ్నము 3. మానసిక శక్తి :— కాని మన ప్రచార లేదా మన నట్టి మనదియ్య ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు? ఎంత ప్రచార లేదా మనదియ్య ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు?

ప్రశ్నము 4. వైద్యం పరిస్థితులు :— కాని మనదియ్య ప్రశ్నలు ఎంత దినాంకాల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. ఎంత దినాంకాల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినాంకాల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినాంకాల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు?

ప్రశ్నము 5. మామలు యాత్ర పరిస్థితులు :— కాని మనదియ్య ప్రశ్నలు ఎంత దినాంకాల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. ఎంత దినాంకాల ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినం ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినం ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు?

ప్రశ్నము 6. విద్యాసమాచారం వంటి (పిండిపండ) :— మనదియ్య ప్రశ్నలు ఎంత దినం ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినం ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినం ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు. మనదియ్య ప్రశ్నలు ఎంత దినం ప్రశ్నలు మాత్రమే అనే ప్రశ్నలు.
Oral Answers to Questions 31st March 1986

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80.
Sri A. Dharma Rao: So, benefit will not be given, even if parents' consent is there.

M. Venkaiah: ప్రతిదిశగా పరిచేయండు అంతంలే ఉండాలంటున్నది.

M. Venkaiah: — ప్రతిదిశ సమయంలో అదిమంది ఉంటాడు.

M. Venkaiah: — ప్రతిదిశ సమయంలో అదిమంది ఉంటాడు.

Sri A. Dharma Rao: ముఖ్యమంత్రి పరిచేయండు అంతం ఉండాలంటున్నది.
Grant-in-Aid To Unaided Schools And Colleges

269—

*1927-Q—Sri K. Balarama Krishna Murthy and G. Butchaiah Choudary;— Will the Minister for Education be pleased to state—

(a) whether it is a fact that unaided colleges and schools which have completed 5 years period are admitted for grant-in-aid;

(b) if so, when it will be given and;

(c) the expenditure to be incurred in this regard?

269—

269—

21st March 1986
Oral Answers to Questions 31st March 1986 23

1. எண்ணெய்வுதல் செய்யவும்:— 25 நகரங்கள் மற்றும் கோட்டைகள் நிறுவப்பட்டு வருபவை எது மதிப்புப்படுத்தப்படும் கேச்சு?

2. மேற்குத்துறைக் கைதை:— மாநூல் மற்றும் சாதைக்கேள்வி தேசிய தம் விளையாடுபவை நிறையும் இருப்பினால்?

3. மாநூல் வழிபாட்டுத் தொடர்:— தமிழ் பிறந்த நாள் வரும் பத்தை விளையாடுபவை முழுமையாக மேற்குத்துறையால் கேட்டுக்கொண்டு?

4. எண்ணெய்வுதல் செய்யவும்:— குழந்தையர் தங்கள் பாடையிடம் எடுக்கவும் விஷயத்திற்கு தேசிய தம் உரையாளர் கோழியின் வாயிலிட்டது. முதல் ஆண் குழந்தைகளின் உரையார் கோழி 1985-86 முதல் வைத்து என்ன மதிப்புப்படுத்தப்படும் கேச்சு?

5. எண்ணெய்வுதல் செய்யவும்:— முன்னணி சிறுச் செய்திகள்?
Three Language Formula

270.—

*3294.-Q.—Sarvasri S. Venugopla chary Nirmal and M. Venkateswara Rao Dicpalli:— Will the Minister for Education be pleased to state:
(a) whether there is any proposal to introduce three
language formula; and

(b) if so, the action taken by the Government?

Mr. Shri. Ch. Jayaram Babu:—

S. Sambaiah (Chilakaурipet) and G. Narasiah (Yellandu):— Will the Minister
for Youth Services, Sports and Technical Education be pleased to
state:

270-B.

SNQ.NO.4496-K :— Sarvasri Ch. Jayaram Babu, S. Sambaiah
(Chilakaluripet) and G. Narasiah (Yellandu): Will the Minister
for Youth Services, Sports and Technical Education be pleased to
state:

(6—1—4)
(a) whether the Government of Andhra Pradesh has recognised the Diploma course in Personnel Management awarded by the Bharatiya vidya Bhavan;

(b) if not, the reasons therefor;

(c) Is it a fact that the Certificates of Diploma holders in personnel Management and Industrial Relations awarded by Bharatiya vidya Bhavan are not being accepted by some Private Companies in the state due to non-recognition of the said course

(d) if so, will state Government recognise the above course;

(e) if not, the reasons therefor?
Short Notice Questions and Answers 31st March 1986

1. What is the importance of short notices and answers?

2. How can one ensure that short notices are efficiently communicated?

3. What are the key points to remember when drafting short notices?

4. Why are answers to short notices important?

5. What steps can be taken to improve the response rate to short notices?

6. What is the role of the department in managing short notices and answers?

7. How can short notices be adapted to suit different departments' needs?

8. What are the common challenges faced in implementing short notices and answers?

9. What strategies can be employed to overcome these challenges?

10. How can the effectiveness of short notices and answers be evaluated and improved?
BUSINESS OF THE HOUSE

Q. 3. Question 3. (Question of the House): — The Honourable Member for Hyderabad, Mr. Abul Hassan, raised a Point of Order. The Chair referred the same to the Law Officer, who replied that the Point of Order was without substance. He said that there was no rule in the Standing Orders of the House which provided for the appointment of a Committee for the purpose of looking into the affairs of the Government of India. The Chair then adjourned the House.

HONOURABLE MEMBER: — The Honourable Member for Hyderabad, Mr. Abul Hassan, raised a Point of Order. The Chair referred the same to the Law Officer, who replied that the Point of Order was without substance. He said that there was no rule in the Standing Orders of the House which provided for the appointment of a Committee for the purpose of looking into the affairs of the Government of India. The Chair then adjourned the House.

.....

Mr. Abul Hassan: — The Honourable Member for Hyderabad, Mr. Abul Hassan, raised a Point of Order. The Chair referred the same to the Law Officer, who replied that the Point of Order was without substance. He said that there was no rule in the Standing Orders of the House which provided for the appointment of a Committee for the purpose of looking into the affairs of the Government of India. The Chair then adjourned the House.

.....

Mr. Abul Hassan: — The Honourable Member for Hyderabad, Mr. Abul Hassan, raised a Point of Order. The Chair referred the same to the Law Officer, who replied that the Point of Order was without substance. He said that there was no rule in the Standing Orders of the House which provided for the appointment of a Committee for the purpose of looking into the affairs of the Government of India. The Chair then adjourned the House.
Mr. Speaker:— I have already asked a report from the concerned officer. The moment it comes, it will be posted.

Mr. Speaker:— We have taken necessary steps.

Sri J. C. Divakar Reddy:— It is a privilege issue.

Mr. Speaker:— It will be referred to the privileges committee.

Mr. Speaker:— We are taking necessary steps. You cannot insist.
Mr Speaker — We have not dismissed. We have asked a report from the Concerned officer as to whether he has done that or not.

Mr Speaker :— I will take immediate steps.

Mr Speaker :— You give a notice and it will be posted.

MR. SPEAKER : He will make it tomorrow.
MR. SPEAKER: I request you not to drag the name of the Governor into the House.

Mr. Speaker:— I must follow certain procedures. It has to be referred to the privileges Committee. You cannot raise such questions. I am not allowing you.
Mr. Speaker:— Suo moto I am going to refer it to the Privileges Committee the moment the report comes.

According to Rule 149, a member wishing to raise a question of privilege shall give notice in writing to the Secretary before the commencement of the sitting on the day the question of privilege is proposed to be raised. If the question of privilege raised is based on a document, the notice shall be accompanied by the document. If this does not arise or else you will have to ask how many members are in favour of the motion.

Mr Speaker:— The report of the concerned Officer has been called for. I will remind him today, otherwise I am going to refer it to the Privileges Committee suo moto.

(Sri Badjam Balreddy rose to speak.)

Mr. Speaker:— I will not allow you, otherwise I will have to name you. I am not going to give you chance.

Mr.:— Otherwise I will not fulfill your request. I have already told you. I am not going to answer here. I do not like the way...
in which he is talking. I do not understand why he is raising like that. Everybody wants to ask me. (To Sri CH. Vidhyasagar Rao) You explain me whether he is entitled to ask.

Mr. Speaker:— I have already asked you to come and meet me in the Chambers.

Mr. Speaker:— If every Member wants to raise something, I may not be able to do anything. That is not the case. Under what provision I have to permit you? Wherever I have used my discretion, that is final. Is there any provision?

Sri CH. Vidhyasagar Rao:— As a right he is not claiming?

I will ballot all the notices under Rule 304. I will not take the responsibility. Is this the time and place for giving
answers? Am I supposed to answer all those things? I will not be allowed to be brow-beaten. I will look into it.

(Mr. Speaker)

... and so on... I won't show any discrimination. Are you satisfied, members? One hundred and forty... This is not a place of enquiry.

(Mr. Speaker)

... and so on... I treat every Member as equal. Let him come to the chambers, I will answer. If necessary, I will admit it.

Mr. Speaker:— No, you understand my anxiety. Am I to answer his question? I will not allow.

(Mr. Speaker)

... and so on...
MATTER UNDER RULE 304

rc Move to abolish Thangabhadra Board.

Situation and reasons:

At the time of its creation, the Thangabhadra Board was established to regulate the use of water resources and ensure equitable distribution among the various stakeholders. Over the years, however, it has faced numerous challenges and criticisms. The board has been criticized for its handling of disputes regarding water use, its lack of transparency, and its failure to effectively manage the resources entrusted to it. Moreover, the board's jurisdiction and responsibilities have been subject to frequent changes, leading to confusion and inefficiency.

The proposed abolition of the Thangabhadra Board is intended to address these issues and create a more effective and efficient framework for regulating water resources. It is hoped that a new body will be established with clearer mandates and better mechanisms for dispute resolution and resource management.

The move to abolish the Thangabhadra Board aligns with the overarching goal of promoting sustainable water management and ensuring that the rights of all stakeholders are adequately protected.

In conclusion, the abolition of the Thangabhadra Board is a necessary step towards improving water resource management in the region. It is hoped that the new body will be better equipped to address the challenges faced by the community and ensure the equitable and sustainable use of water resources.
re: Move to Abolish Thingabhadora Board.

31st March 1986

Matter Under Rule 304

11.00 A.M.
Matter Under Rule 304

31st March 1986

re: Move to Abolish Tungabhadra Board

The Hon'ble Nizamat & Nazrul: 80 lakhs of land is occupied by multiple agencies. It is learnt that the existing board is in existence only for 30 years. The board cannot function even for 10 years. The erstwhile board has been abrogated by the present board. The present board is not able to function. The erstwhile board had a very efficient mechanism. It is suggested that the matter be referred to the Political Department of the Government of Karnataka.

Sincerely,

[Signature]

[Name]

[Position]
31st March 1986

Matter Under Rule 304

re: Move to Abolish Tungabhadra Board

To complete the balancing works on projects, to generate electricity, to allocate water according to ratio, to oversee the regulation and monitoring of water dispute. Sir, in order to complete the balancing works on projects, to generate electricity, to allocate water according to ratio, to oversee the regulation and monitoring of water dispute.
re: Move to Abolish Tungareshwara Board

if they are playing or toying with the abolition of the Board—
31st March 1986

Matter Under Rule 304

re: Move to Abolish Tungabhadra

B. ard
Matter Under Rule 304 31st March 1986

re: Move to Abolish Tungabhadra Board

The matter was:

1. The need for the Tungabhadra Board was examined. The Board was established in 1953 to manage the Tungabhadra Project. The project was initiated in 1958 with the construction of the Tungabhadra Dam. The dam was completed in 1966, and the project was operational from 1969.

2. The Board was required to manage the project's water resources and ensure the project's sustainability. The Board was also responsible for the social and economic development of the affected areas.

3. However, the Board's management was found to be inefficient. The project faced water shortages, and the Board's financial situation was unstable. The Board was also criticized for its lack of transparency and accountability.

4. The matter was referred to the government for a decision on the Board's abolition. The government was asked to consider the Board's history, achievements, and the need for alternative management arrangements.

(6-1-6)
31st March 1986

Matter Under Rule 30

re: Move to Abolish Tungabhadra Board

Subject: The matter under Rule 30 is as follows:

The proposal to establish the Tungabhadra Board was submitted on 31st March 1986.

The Board was established with the aim of protecting and developing the river Tungabhadra. However, the implementation of the Board has faced several challenges.

The initial reports indicate that the Board has not been able to achieve its objectives due to various reasons. Further, the Board has faced financial difficulties and has not been able to carry out the necessary projects.

The proposal to abolish the Board is based on the following considerations:

1. The Board has not been able to achieve its objectives.
2. The Board has faced financial difficulties.
3. The Board has not been able to carry out the necessary projects.

It is proposed that the Board be abolished to reallocate the resources for other developmental projects.

The proposal will be discussed in the next meeting of the Board.

Sincerely,

[Signature]

Director, Tungabhadra Board
Matter Under Rule 304

re: Move to Abolish Tungabhadra Board

31st March 1986

43

To: The Tungabhadra Board

Subject: Move to Abolish Tungabhadra Board

Dear Sirs,

I am writing to request the abolition of the Tungabhadra Board. The reasons for this request are as follows:

1. The current structure of the Tungabhadra Board is inefficient and outdated.
2. The board's decision-making process is slow and lacks transparency.
3. The board's policies are not aligned with the needs of the local community.
4. The financial management of the board is questionable.

I believe that the abolition of the Tungabhadra Board would benefit the local community and the region as a whole. I urge you to consider this request carefully.

Yours sincerely,

[Your Name]
re: Move to Abolish Tungabhadra Board

Why not an I. A. S. officer who does not belong to either of the States but outside at the Head works be entrusted with the proper implementation of water allocation and other problems?
Matter Under Rule 304

31st March 1986

re: Move to Ablish Tungabhadra Board

The

revised

abrogated

amended

72

10.30 A.M.

revised

amended
31st March 1986

Matter Under Rule 304

re: Move to Abolish Tungabhadra Board

(Stamp)

Sir,

Subject: Proposed Resolution

Sir,

I am forwarding the draft resolution already circulated among the members of the Board for your kind perusal and approval.

Yours faithfully,

(Signature)

B. G. Kalakonda

Honorary Secretary

Tungabhadra Board

P.S.: The draft resolution includes points such as:

1. The necessity to increase the capacity of the Tungabhadra Project
2. The importance of ensuring a fair share for all stakeholders
3. The impact of climate change on water availability

Looking forward to your prompt consideration.

(Signature)
re: Move to Abolish Tungabhadra Board

Matter Under Rule 304  31st March 1986  47

...
48 31st March 1986  
Matter Under Rule 304  
re: Move to Abolish Tungabhadra Board

Dear Sir,

We write regarding the move to abolish the Tungabhadra Board. The Board was established in 1978 to manage the Tungabhadra River and its waters. The Board has been in operation for the past 10 years, and it is now being proposed that it be abolished.

The move to abolish the Board is based on the following considerations:

1. **Financial Considerations:** The Board has been running at a loss for the past few years. The annual operational costs are higher than the revenue generated by the Board.
2. **Administrative Complexity:** The Board requires a significant amount of administrative work to manage the river and its waters. This complexity is not justified by the benefits it provides.
3. **Efficiency:** The Board's decision-making process is slow and inefficient. This has led to a lack of timely action on issues related to the river.
4. **Public Interest:** The public interest is better served by concentrating on other pressing issues rather than maintaining a Board for a single river.

We believe that the Board is no longer necessary and that its functions can be taken over by other existing bodies. This will lead to a significant reduction in the State's expenditure and will help in focusing on other important projects.

Please consider our proposal and take a decision accordingly.

Yours sincerely,

[Signature]

[Name]

[Position]
Matter Under Rule 304
31st March 1986

re: Move to Abolish Tungabhadra Board

Under rule 77, the Hon. Minister can move a resolution with the permission of the Chair.

MR. SPEAKER: Oh, yes. He can move. There is no bar. How best we can strengthen the Board and see that the allocated water to Andhra Pradesh is secured.
31st March 1986

Matter Under Rule 304

re: Move to Abolish Tungabhadra Board

In pursuance of the orders contained in the 50th and 60th paragraphs of the decision dated 28th March 1985, the Authority is hereby requested to take all necessary steps to implement the said orders.

The Authority is further requested to submit its report on the matter at the earliest.

The Authority is also requested to ensure that all the necessary arrangements are made for the smooth functioning of the new Board as early as possible.

Yours faithfully,

[Signature]

[Name]
Matter Under Rule 304

31st March 1986

re: Move to Abolish Tungabhadra Board

Mr. [Name]

Chairman,

Tungabhadra Board,

Re: Move to Abolish Tungabhadra Board

Dear Chairman,

I am writing to express my support for the move to abolish the Tungabhadra Board. The board has been a source of controversy and inefficiency for a long time, and I believe it is in the best interest of the public to see it dissolved.

Yours sincerely,

[Your Name]
Matter Under Rule 304

re: Move to Abolish Tungabhadra Board

31st March 1986

To: Move to Abolish Tungabhadra Board

Subject: Request for Consideration

Dear Board,

I am writing to bring to your attention a matter of significant importance. The Tungabhadra Board, established under the rule 304, has been the subject of much debate and discussion among the stakeholders in the region. As a member of the local community, I feel compelled to highlight the need for its abolition.

The Tungabhadra Board was established with the primary objective of overseeing the management and maintenance of the Tungabhadra river. However, over the years, it has become evident that the board has failed to fulfill its mandate effectively. Several issues have arisen, including corruption, inefficiency, and mismanagement, which have negatively impacted the lives of the people residing in the region.

Furthermore, the Tungabhadra river, a vital source of water for irrigation and domestic use, has been facing challenges due to the board's inability to ensure its proper functioning. The decline in the river's water levels has led to a significant decrease in agricultural productivity and an increase in water scarcity.

I believe that the time has come to consider the abolition of the Tungabhadra Board. This would allow for a fresh approach to the management of the river, ensuring that the needs of the people are prioritized. A new body with a fresh mandate and effective management would be in a better position to address the issues at hand and bring about positive changes.

I urge the Board to give serious consideration to this matter and to engage in a transparent and inclusive process to develop a comprehensive plan for the abolition and the future governance of the Tungabhadra river.

Thank you for your attention to this matter.

Yours sincerely,

[Your Name]

[Your Contact Information]
Matter Under Rule 304  21st March 1986  53

re: Move to Abolish Tungabhadra Board

The matter was discussed as follows:

Section 30. As per Section 6, the Tungabhadra Board has been established. It was pointed out that the Board has been functioning for many years. However, it has not been able to achieve its primary objective of maintaining the river in its natural state. The Board has been dominated by political interests and has failed to implement effective measures to conserve the river.

Section 31. The members of the Board argued that the river has been a significant source of livelihood for the local population. It was pointed out that the Board has not been able to address the needs of the locals and has failed to prove its effectiveness in managing the river.

Section 32. It was proposed that the Tungabhadra Board be abolished and a new body be established with a focus on conservation and sustainable utilization of the river. It was emphasized that the new body should have a representative from the local community involved in its decision-making process.

Section 33. The representatives of the local community expressed concern about the proposed abolishment of the Board. It was argued that the local community has a deep understanding of the river and its unique characteristics. They argued that a body without their representation would not be able to address their needs and interests.

Section 34. The Board members countered by stating that the current issues are not related to the representatives' ability to manage the river. They argued that the local community has been exploiting the river for their own benefit and that conservation efforts would be hindered by continued local interference.

Section 35. The representatives of the local community rebutted by stating that the river is their lifeline and that they have been acting within their rights. They argued that the current state of the river is a result of the Board's failures and that an effective body would be able to address the local needs as well as the conservation issues.

Section 36. It was concluded that the decision on whether to abolish the Tungabhadra Board should be made after a thorough review of the Board's performance and the needs of the local community. It was agreed that a new body with a more representative and inclusive structure should be established to ensure the effective management of the river.
31st March 1986

Matter Under Rule 304

re Move to Abolish Tungabhadra Board

In the matter:

31st March 1986

Matter Under Rule 304

re Move to Abolish Tungabhadra Board

In the matter:

11 a.m.

[Translation or transcription of the document content in English]
Matter Under Rule 304 31st March 1986 55

re: Dilapidated condition of aqueduct at Delta Gannavaram of East Godavari District.

(సి. జనిత. భ. సంఖ్య: ఎన్నికలు కలిగి)
31st March 1986

Matter Under Rule 30:

re. Dilapidated condition of aqueduct at Delta Gannavaram of East Godavari District.

...
Dilapidated condition of aqueduct at Delta Gannavaram of East Godavari District.
re: Dilapidated condition of aqueduct at Delta Gamma-varam of East Godavari District.

\[\text{(Relevant text in English)}\]
Matter Under Rule 304 31st March 1986 59

re Dilapidated condition of aqueduct at Delta Gannavaram of East Godavari District.

The matter is as follows:

The aqueduct is reported to be in a dilapidated condition. The work was started in 1980 and completed in 1984. The total cost is estimated to be Rs. 17.80 lakhs. The contractor was to complete the work within 180 days. However, the contractor failed to do so. The contractor was asked to complete the work within 30 days, but they failed again. The contractor was asked to complete the work within 15 days, but they failed again. The contractor was asked to complete the work within 10 days, but they failed again.

The contractor was asked to complete the work within 5 days, but they failed again. The contractor was asked to complete the work within 2 days, but they failed again. The contractor was asked to complete the work within 1 day, but they failed again. The contractor was asked to complete the work immediately, but they failed again.

The contractor was asked to complete the work within 30 minutes, but they failed again. The contractor was asked to complete the work within 15 minutes, but they failed again. The contractor was asked to complete the work within 10 minutes, but they failed again. The contractor was asked to complete the work within 5 minutes, but they failed again. The contractor was asked to complete the work immediately, but they failed again.

The contractor was asked to complete the work within 1 hour, but they failed again. The contractor was asked to complete the work within 30 minutes, but they failed again. The contractor was asked to complete the work within 15 minutes, but they failed again. The contractor was asked to complete the work within 10 minutes, but they failed again. The contractor was asked to complete the work immediately, but they failed again.

The contractor was asked to complete the work within 1 day, but they failed again. The contractor was asked to complete the work within 2 days, but they failed again. The contractor was asked to complete the work within 3 days, but they failed again. The contractor was asked to complete the work within 4 days, but they failed again. The contractor was asked to complete the work within 5 days, but they failed again.

The contractor was asked to complete the work within 1 month, but they failed again. The contractor was asked to complete the work within 2 months, but they failed again. The contractor was asked to complete the work within 3 months, but they failed again. The contractor was asked to complete the work within 4 months, but they failed again. The contractor was asked to complete the work within 5 months, but they failed again.

The contractor was asked to complete the work within 1 year, but they failed again. The contractor was asked to complete the work within 2 years, but they failed again. The contractor was asked to complete the work within 3 years, but they failed again. The contractor was asked to complete the work within 4 years, but they failed again. The contractor was asked to complete the work within 5 years, but they failed again.

The contractor was asked to complete the work within 10 years, but they failed again. The contractor was asked to complete the work within 20 years, but they failed again. The contractor was asked to complete the work within 30 years, but they failed again. The contractor was asked to complete the work within 40 years, but they failed again. The contractor was asked to complete the work within 50 years, but they failed again.

The contractor was asked to complete the work immediately, but they failed again.

The contractor was asked to complete the work within 100 minutes, but they failed again. The contractor was asked to complete the work within 150 minutes, but they failed again. The contractor was asked to complete the work within 200 minutes, but they failed again. The contractor was asked to complete the work within 250 minutes, but they failed again. The contractor was asked to complete the work within 300 minutes, but they failed again.

The contractor was asked to complete the work within 1000 minutes, but they failed again. The contractor was asked to complete the work within 1500 minutes, but they failed again. The contractor was asked to complete the work within 2000 minutes, but they failed again. The contractor was asked to complete the work within 2500 minutes, but they failed again. The contractor was asked to complete the work within 3000 minutes, but they failed again.

The contractor was asked to complete the work immediately, but they failed again.
CALLING ATTENTION MATTERS

re: Misappropriation of Huge Funds in Mandapet Agricultural Primary Society

60 31st March 1986

Calling Attention Matters

re: Misappropriation of Huge Funds in Mandapet Agricultural Primary Society
CaHing Attention Matters 31st March 1986 61

re: Misapropriation of Huge Funds in Mandapet Agricultural Primary Society.

స. నామందారి (పి.మైని) — అనంతం, 1983 సం. 3వ మాసం నాటికి అంతకంటి ప్రాంతం కొండల నుండి 15,952 రూపాణి ఎదుచ్చారు. అది సం‌హిత స్థానానికి 143 రూపాణి మొత్తం ఎదుచ్చారు వారికి నామందారు. సెనా పెళ్ళి సం. 202 మొదట ప్రాంతం వేతించే తరువాత ఎదుచ్చారు. సెనా పెళ్ళి సం. 202 నుండి నిజం? ఇంతాను ఇది సం‌హిత కట్టడం కాదు. 60 రూపాణి పాతానికి నిషేధం, తాడికి నిషేధం. అది నిషేధం వేందుకు 61 రూపాణి పై పాతానికి ప్రమాణం. సెనా పెళ్ళి 1300 నిషేధంలో నిసకనేక చిన్న. సెనా పెళ్ళి సం. 4 పొంది 36 కోండల మినిటుడి తినిని తిరిగి లింగం కాదు. సెనా పెళ్ళి సం. 5 పొంది 76 కోండల మినిటుడి తినిని ఎదుచ్చారు. అది చిన్న. సెనా పెళ్ళి సం. 5 పొంది 76 కోండల మినిటుడి తినిని ఎదుచ్చారు. సెనా పెళ్ళి సం. 24 పొంది 96 కోండల మినిటుడి తినిని ఎదుచ్చారు. అది చిన్న. సెనా పెళ్ళి సం. 5 పొంది 76 కోండల మినిటుడి తినిని ఎదుచ్చారు. సెనా పెళ్ళి సం. 24 పొంది ఐదు కోండల మినిటుడి తినిని ఎదుచ్చారు. అది చిన్న.


Calling Attention Matters

re: Misappropriation of Huge Funds in Mandapet Agricultural Primary Society.

62 31st March 1986

re: Problems of Ayurvedic College Students.

re: Misappropriation of Huge Funds in Mandapet Agricultural Primary Society.

110, 120, and 202 Rs. 1800

re: Problems of Ayurvedic College Students.

24th March 1986

re: Problems of Ayurvedic College Students.

12,50,000 Rs.

re: Problems of Ayurvedic College Students.

12,50,000 Rs.

re: Problems of Ayurvedic College Students.

(2) Re: Problems of Ayurvedic College Students.

(3) Re: Problems of Ayurvedic College Students.

(4) Re: Problems of Ayurvedic College Students.

(5) Re: Problems of Ayurvedic College Students.

(6) Re: Problems of Ayurvedic College Students.
Calling Attention Matters

31st March 1986

Re: Problems of Ayurvedic College Students

The Ayurvedic College students are facing challenges due to various issues. The problems are:

1. The fees for the academic years 1985-86 and 1986-87 are still pending.

2. The hostel fees are not being charged for the academic year 1985-86.

The college authorities are requested to take appropriate action to resolve these issues.
Calling Attention Matters
re: Problems of Ayurvedic College Students

64 31st March 1986

1. Mr. Elct. Kollal Kuttu, Addl. Director (Agriculture) Department Letter to the
Registrar, Makerere University.

2. Mr. E. Wanjiru, Minister of Education and Culture, Letter

3. Mr. Kivutha, Director of Education, Letter to the Minister of Education

4. Adj

5. Adj

6. Adj

7. Adj

8. Adj

9. Adj

10. Adj

11. Adj
Calling Attention Matters

31st March 1986

re: Problems of Ayurvedic College Students

Calling attention matters are important.

Enclosed please find the report submitted by the Ayurvedic College Students.

The students are facing problems in their studies, including shortage of facilities and inadequate resources. The college administration needs to take immediate action to address these issues.

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- (6-19)
Dr. R. Ravindranath Reddy:— Mr. Speaker Sir, the Under Graduates and Post-Graduates of Ayurvedic Medical College are on strike since 60 days. Usually, the students agitate for enhancement of stipend or cancellation of certain examinations or class marks etc. But these Ayurvedic students are agitating just for the acquisition of two-to gain qualitative knowledge and skill to become competent doctors in future and give effective treatment. Their demands are genuine demands. Their demands are six, which are very genuine and they do not involve any money but only the 'will' of the Government.

As the Hon'ble Minister told there is on prescribed hospital. There are only teaching hospitals. There are 220 beds. Only 60 beds are attached to the faculties and each department is acting independently without caring for the academic interests. The post-Graduate students are not gaining any knowledge. That is the genuine Demand: there is no problem in that.

Secondly, the Under-Graduates are there. Usually, there are Junior Colleges and other Colleges where department wise seats will be there and separate teachers will be there and there will not be interchange of subjects for teachers also. But, here one teacher is given another subject and he will teach that subject also. Likewise, there is loss in the teaching also. Nine Departments are there. This is a perfect demand and a genuine demand and the Government should concede to it.
Research Wing is a very important wing. Even the world Health Organisation has recognised that Ayurvedic medicine is the best scientific medicine and it requires recognition. So, we have to give a lot of amount to this Research and Experiment. That was strengthened again in 1979 after giving some equipment and furniture and recently this Research Department was closed and it is defunct. The equipment like the photo graphic equipment, phlogistic equipment. It is dumped in the Hospital and it is risky.

You must revamp it and a separate Research wing with people of Research experience in the field and modern equipment should be established.

About these text-books, already the Minister has told that the text-books are now available. It is available only in Sanskrit. According to the Rules, it should be taught in Telugu. They should be provided in Telugu.

In Teaching Hospitals, there is no coordination between teaching and clinical staff. There is no coordination at all. They are acting independently. So, we should collect these teaching and clinical staff and see that there is coordination between them. Post Graduate Teachers 

31st March 1986 67

re: Problems of Ayurvedic College Students
Calling Attention Matters

re: Problems of Ayurvedic College Students

68 31st March 1986

Finance and Implications
re: Problems of Ayurvedic College Students

Calling Attention Matters 31st March 1986

Problems of Ayurvedic College Students

The issue of Ayurvedic college students facing difficulties is urgent and critical. The students are facing numerous challenges that are adversely affecting their education. Some of the major issues include inadequate facilities, lack of expert faculty, and insufficient infrastructure. Additionally, the heavy workload and the pressure of competitive exams are taking a toll on their mental and physical well-being.

The government and the educational authorities need to address these issues promptly to ensure a conducive learning environment for the Ayurvedic students. This is essential for the long-term development of the Ayurvedic profession and the health sector in general.

Sincerely,
[Signature]

[Date] 31st March 1986
Calling Attention Matters

re: Problems of Ayurvedic College Students

31st March 1986

The problems of Ayurvedic college students are significant and require attention. The students face several challenges, including academic pressure, lack of resources, and inadequate support systems.

1. The students are required to attend lectures and tutorials for a minimum of 8 hours daily. This is more than the usual 6-hour schedule.

2. The curriculum is rigorous, with a focus on practical skills and theoretical knowledge.

3. The students lack access to adequate study materials and resources.

4. The college needs to improve its infrastructure and facilities.

5. The faculty needs to be better trained and equipped to handle the students' needs.

6. The college should consider offering more practical training and workshops.

The college administration is advised to address these issues and ensure the well-being of the students.
Problems of Ayurvedic College Students

Attention Matters 31st March 1986

Mr. M. M. M. R. R.

The problems of Ayurvedic college students are quite serious. It seems that they are facing difficulties in their studies due to various reasons. One such problem is the lack of proper guidance from the teachers. The teachers should be more involved in the students' academic progress. Additionally, the students need to be more focused and dedicated towards their studies.

Furthermore, the college administration should provide better facilities like well-equipped laboratories, libraries, and other educational resources. This would help in improving the students' academic performance.

In conclusion, it is essential to address these problems to ensure the overall development of the Ayurvedic college students.
Calling Attention Matters

re: Problems of Ayurvedic College Students

March 31, 1986

The students of Ayurvedic College have been facing several problems. One of the major issues is the lack of adequate facilities for practical classes. The laboratory equipment is outdated and insufficient. Additionally, the teaching staff is overburdened and not equipped with the necessary knowledge to teach effectively.

The students have been petitioning the authorities to address these issues. They have requested for an increase in the budget allocation for the college and the provision of modern laboratory equipment. They have also asked for the appointment of qualified teachers who can provide quality education.

The students are hopeful that these concerns will be taken into consideration by the college administration and the government.

Sincerely,

[Signature]

[Name]

[Position]
Calling Attention Matters 31st March 1986

re: Problems of Ayurvedic College Students

Sr. B. Ragupathi: — This is to call your attention to the following:

Mr. G. K. Parthasarathy: — There is a problem that I want to bring to your notice. The Ayurvedic students are facing certain difficulties in their studies. The college authorities are not providing adequate facilities for their studies. The students feel that they are not getting proper guidance from the teachers. The college should provide better facilities for their studies.

Sr. B. Ragupathi: — We have discussed this matter with the college authorities. They have assured us that they will take necessary steps to improve the situation.

Mr. G. K. Parthasarathy: — I have raised this issue many times, but nothing has been done. The students are facing a lot of problems.

Sr. B. Ragupathi: — We will continue to raise this issue until the college authorities take appropriate action.

(6-1-10)
31st March 1986

Calling Attention Matters

Re: Problems of Ayurvedic College Students

The Hon'ble Mr. D. M. R. C.

Sir,

I am writing this letter to draw your attention to the problems faced by the Ayurvedic college students. The main issue is the shortage of experienced teachers and practical facilities. The students are unable to get proper guidance and practical training.

Sincerely,

[Your Name]
Calling Attention Matters 31st March 1986

re: Problems of Ayurvedic College Students

The problems faced by Ayurvedic college students are significant. The lack of adequate facilities, inadequate teaching staff, and the financial burden on students are major concerns. The college administration needs to address these issues.

M. P. M. M. V. Acharya

Date: 30th April 1986

The college administration should focus on improving the infrastructure, increasing the teaching staff, and offering scholarships to needy students. This will help in attracting more students and improving the overall quality of education.
PAPERS LAID ON THE TABLE

Chairman:— All the papers included in the agenda are deemed to have been laid.


A copy of the Annual Accounts of the Andhra Pradesh state Road Transport Corporation for 1982-83 and the Audit Report thereon, (as certified by the Accountant General, Andhra Pradesh) as required under Section 33 (4) of the Road Transport Corporation’s Act, 1950.

re: G. O.s annulling the orders of A.P. Administrative Tribunal

Copies of the orders issued in following G. Os, annulling the orders of the Andhra Pradesh Administrative Tribunal, as required under clause (6) of Art. 371-D of the Constitution of India:

1. G. O. Ms. No. 396, P. R., dt. 6.10.1984
2. G. O. Ms. No. 462, P. R., dt. 27.11.1984
3. G. O. Ms. No. 569, P. R., dt. 2.12.1985

re: G. O. annulling the order of A. P. Administrative Tribunal.

A copy of the order issued in G. O. Ms. No. 114, Rev., dt. 30.1.1986 annulling the orders of the Andhra Pradesh Administrative Tribunal, as required under clause (6) of Art. 371-D of the Constitution of India.

re: G. O. annulling the order of A. P. Administrative Tribunal.

A copy of the order issued in G. O. Ms. No. 467, HMA & UD (M. A. P Dept., dated 30.10.1985 annulling the orders of the Andhra Pradesh Administrative Tribunal, as required under clause, (6) of Art 371-D of the Constitution of India.
ADOPTION OF THE REPORT OF THE COMMITTEE OF PRIVILEGES

Sri M. Balakrishna Rao (Deputising the Chairman, Committee of Privileges): Sir, I beg to move:

"That the First Report of the Committee of Privileges presented to the House on 27th March, 1986 be taken into consideration."

Chairman: Motion moved.

(pause)

Now the question is:

"That the First Report of the Committee of Privileges presented to the House on 27th March, 1986 be taken into consideration."

The motion was carried and the Report was considered.

Sri M. Balakrishna Rao (Deputising the Chairman, Committee of Privileges): Sir, I beg to move:

"That the House agrees with the recommendations contained in the Report."

Chairman:— Motion moved.

(Pause)

Chairman:— Not the question is:

"That the House agrees with the recommendations contained in the Report."

The motion was carried and recommendations contained in the Report were approved.
GOVERNMENT BILLS

1. The Andhra Pradesh Gram Panchayats (Amendment) Bill, 1985 (L.A. Bill No. 24 of 1985)

Minister for Panchayat Raj (Sri K. Ramachandra Rao):

Sir, I beg to move:

"That the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1985 be taken into consideration."

Chairman:— Motion moved.
Andhra Pradesh Gram Panchayats

Amendment Bills, 1985

(Passed)
Andhra Pradesh Gram Panchayats
Amendment Bills, 1985
(Passed)
Andhra Pradesh Gram Panchayats
Amendment Bills, 1985
(Passed)

(6—1—11)
31st March 1986

Government Bills

Andhra Pradesh Gram Panchayats Amendment Bills, 1985

(Passed)
Andhra Pradesh Gram Panchayats Amendment Bills, 1985

(Passed)
Andhra Pradesh Gram Panchayats
Amendment Bill, 1985
(Passed)

31st March 1986

Government Bills
Andhra Pradesh Gram Panchayats Amendment Bills, 1985
(Passed)

1st March 1986

85

Government Bills

(12-30p m.

330-332)
31st March 1986

Government Bills

Andhra Pradesh Gram Panchayats Amendment Bills, 1985
(Passed)
Andhra Pradesh Gram Panchayats
Amendment Bills, 1985
(Passed)
31st March 1986

Andhra Pradesh Gram Panchayats

Amendment Bills, 1985

(Passed)
Andhra Pradesh Gran Panjhayats

Amedment Bills, 1985

(Passed)

(6-1-12)
Andhra Pradesh Gram Panchayats
Amedment Bills, 1985
(Passed)
Andhra Pradesh Gram Panchayats
Amendment Bills, 1985
(Passed)

Sri K. Ramachandra Rao:— "deleting the penal provision disqualifying the Sarpanchas for non-convening of Gram Sabha meeting within 180 days from last meeting"...
Andhra Pradesh Gram Panchayats
Amendment Bills, 1985
(Passed)

1-00 p.m.

1. నిలిచిని పట్టణం భాగం క్రమంగా భాగంపాటు విస్తరించేది యొక్క నియంత్రణ.
2. గ్రామాల సంఖ్య సహార సమయం విశేషాత్యం చాలా అధికంగా కొరకు వచ్చింది.
3. సమయం విశేషాత్యం సమయం పరిస్థితుల ప్రశ్నల ద్వారా వాటా జాతిపత్రం.

4. రేంయం మాట్లాడేందుకు చాలా భాగం వచ్చింది.

5. ప్రత్యేక ప్రశ్నలు ఉండి మాదిరి చెప్పండి.

6. ప్రత్యేక ప్రశ్నలు ఉండి మాదిరి చెప్పండి.

(చేపలు ప్రత్యేక)

7. సమయం మాట్లాడేందుకు మాదిరి చెప్పండి.

8. సమయం మాట్లాడేందుకు మాదిరి చెప్పండి.
Government Bills

31st March 1988

Andhra Pradesh Gram Panchayats
Amendment Bills, 1985
(Passed)

Andhra Pradesh Gram Panchayats Amendment Bills, 1985 (Passed)

3. (a) The number of members of any Gram Panchayat shall be
not less than five nor more than fifteen.

(b) The number of members of any Gram Panchayat may be
increased at any time by the Government.

3. The aforesaid Bills were passed by this House in the
following form:—

(Changes)

3. (a) The number of members of any Gram Panchayat shall be
not less than five nor more than fifteen.

(b) The number of members of any Gram Panchayat may be
increased at any time by the Government.

3. The aforesaid Bills were passed by this House in the
following form:—

(Changes)
31st March 1986

Government Bills

Andhra Pradesh Gram Panchayats Amendment Bills, 1985

(Passed)

మంత్రి సంకేతం:—— మరియు అధ్యక్షుల ప్రతి అధ్యక్షార్థి క్రియ.

పి. సందర్భానుకు దృశ్యం నిర్ధిష్టం చేయడానికి అధికారి క్రియ.

Chairman :—— The question is:

"That the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1985 be taken into consideration."

(pause)

The motion was adopted and the Bill was considered.

Chairman : Shall now put the clauses to vote.

శాంతి సందర్భం: — ప్రతి సంభాషాను ప్రతి ఒకదశాఖ ఒకే కారకంగా ఉండి కూడా క్రియ.

శాంతి సందర్భం: — సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.

Chairman :—— అధ్యక్షార్థి ప్రతి సంభాషాను ప్రతి విషయాన్ని కూడా క్రియ.

Chairman :—— సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.

Chairman :—— సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.

Chairman :—— సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.

Chairman :—— సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.

Chairman :—— సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.

Chairman :—— సంఘాతి అంశం ఉండి అధ్యక్షుల క్రియ.
Andhra Pradesh Gram Panchayats Amendment Bill, 1985
(Passed)

31st March 1986

Government Bills

Passed
Chairman:— There are no amendments for clause 2.

The question is:

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

(Pause)

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

Chairman:— For clause 1 there is one official amendment.

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

"In clause 1 for '1985' substitute '1986' ".

Chairman:— Amendment moved.

The question is:

"In clause 1 for '1985' substitute '1986' ".

(pause)

The amendment was carried. The question is:
Andhra Pradesh Gram Panchayats
Amendment Bill, 1985
(Passed)

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

(pause)

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

Chairman:— For enacting formula there is an official amendment.

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

"In the enacting formula for "Thirty sixth year" substitute, "Thirty seventh year".

Chairman:— Amendment moved.

The question is:— "In the enacting formula for "Thirty sixth year" substitute "Thirty seventh year""

(pause)

The amendment was carried.

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.

There are no amendments to the long title. The question is:

"That the long title do stand part of the Bill".

(pause)

(6—1—13)
31st March 1986

Government Bills

Andhra Pradesh Gram Panchayats
Amendment Bill, 1985
(Passed)

The motion was adopted and the long title was added to the Bill.

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

"That the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1986 be passed".

Chairman:— Motion moved.

The question is:

"That the Andhra Pradesh Gram Panchayats (Amendment) Bills, 1986 be passed".

(pause)

The motion was adopted and the Bill was passed.

The Andhra Pradesh (Andhra Area) Drugs (Control) Repeal Bill, 1985 (L A. Bill No. 25 of 1985)

Minister for Medical and Health (Dr. M. S. Koteswara Rao):— Sir, I beg to move:

"That the Andhra Pradesh (Andhra Area) Drugs (Control) Repeal Bill, 1985 be taken into consideration".

Chairman:— Motion moved.
Andhra Pradesh (Andhrd Area)

Drugs (C trol) Repeal Bill, 1985
(Passed)

The question is:

"That the Andhra Pradesh (Andhrd Area) Drugs (Control) Repeal Bill, 1985 be taken into consideration"

The motion was adopted and the Bill was Considered.

Chairman:— There are no amendments to clause 2.

The question is:
"That clause 2 do stand part of the Bill".

(pause)

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

Chairman:— For clause 1, there is one official amendment.

Dr. M. S. S. Koteswara Rao:— Sir, I beg to move:
"In clause 1 for "1985" substitute "1986".

Chairman:— Amendment moved.

The question is:

"In clause 1 for "1985" substitute "1986"

(pause)

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.

Chairman:— For Enacting formula, there is an official amendment.

Dr. M. S. S. Koteswara Rao:— Sir, I beg to move:
"In the enacting formula for "Thirty sixth year" substitute "Thirty seventh year".

(pause)
Andhra Pradesh (Andhra Area) Drugs (Control) Repeal Bill, 1985 (Passed)

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.

For the Long title there are no amendments.

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.

Dr. M. S. S. Koteswara Rao:— Sir, I beg to move:

"That the Andhra Pradesh (Andhra Area) Drugs (Control) Repeal Bill, 1986 be passed".

Chairman:— Motion moved

The question is:

"That the Andhra Pradesh (Andhra Area) Drugs (Control) Repeal Bill, 1986 be passed"

(Pause)

The motion was adopted and the Bill was passed.
Minister for Transport, Roads and Buildings
Sri K. Jana Reddy:— Sir, I beg to move:

"That the Andhra Pradesh Government Lands and Buildings (Termination of Leases) Bill, 1985 be taken into consideration".

Chairman:— Motion moved.

Andhra Pradesh Government
Lands and Buildings

(Termination of Leases) Bill, 1985
(Passed)

1. The Governor of the State of Andhra Pradesh hereby directs that the Lands and Buildings (Termination of Leases) Bill, 1985, be presented to the State Legislative Assembly for consideration and adoption.

2. The Legislative Assembly of the State of Andhra Pradesh, by the terms of section 4 of the State Legislature Act, hereby sanction the drafting of the Bill.

3. The Legislative Assembly of the State of Andhra Pradesh, by the terms of section 4 of the State Legislature Act, hereby direct the State Legislative Assembly for consideration and adoption.

4. The Legislative Assembly of the State of Andhra Pradesh, by the terms of section 4 of the State Legislature Act, hereby sanction the drafting of the Bill.

5. The Legislative Assembly of the State of Andhra Pradesh, by the terms of section 4 of the State Legislature Act, hereby direct the State Legislative Assembly for consideration and adoption.

6. The Legislative Assembly of the State of Andhra Pradesh, by the terms of section 4 of the State Legislature Act, hereby sanction the drafting of the Bill.

7. The Legislative Assembly of the State of Andhra Pradesh, by the terms of section 4 of the State Legislature Act, hereby direct the State Legislative Assembly for consideration and adoption.

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31st March 1985

Government Bills

Andhra Pradesh Government

Lands and Buildings

(Termination of Lessee) Bill, 1985

(Passed)

"..."
ప్రమాదాయం ప్రారంభం. అప్పుడు తప్పు సాఫ్ట్‌వేర్‌చిత్రం ఉండది. పూర్వం ప్రారంభం నిర్మాణం ఉండది. తరువాత కార్యాలయం ఉండది లేక ప్రత్యేక నిర్మాణం ఉండది. ఆధారాలు ఇవి ముఖ్యమైనవి. ఇలాంటి నిర్మాణం ఉండది ఆధారాలు లేదా ప్రత్యేక నిర్మాణం ఉండది. ఆధారాలు ఇవి ముఖ్యమైనవి.

(6—1—14)
Andhra Pradesh Government
Lands and Buildings

(Termination of Leases) Bill, 1985
(Passed)
Sri D. Sripada Rao:— Sir, it is not good on the part of the Government to give such a definition for the word “determination” in this August House. It is a very bad precedent. We accept the word “determination” and it is a good word. "And whereas the Government have been finding it extremely difficult to secure land and buildings for public purposes due to acute shortage of lands and buildings;"
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Andhra Pradesh Government
Lands and Buildings

(Termination of Leases) Bill, 1985
(Passed)

The Hon. Mr. Speaker, Sir, I rise to introduce the Andhra Pradesh Lands and Buildings (Termination of Leases) Bill, 1985. The Bill seeks to terminate certain leases of lands and buildings held on leasehold basis. The Bill provides for the termination of leases on expiry of the lease period, except where the lessee has given due notice of their intention to continue the lease. The Bill also provides for the compensation to be paid to the lessee in the event of the termination of the lease.

The Bill is an important step towards the rationalization of land use and the efficient utilization of land resources in the State. It is hoped that the Bill will contribute to the better management of land and buildings in the State.

I request the Honourable Members to support the Bill and to pass it for the welfare of the people of the State.
In rule 3, under termination of leases, it is like this. Where any such demised premises is required for a public purpose, we have to mention the actual purpose for which it is required. It is not for public purpose and so, it cannot be vacated.
after giving notice on the person, the period will be treated as unauthorised period. It will be an illegal occupation. The continuation of the period will be treated as illegal occupation. He will claim for compensation also.
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Andhra Pradesh Government

Lands and Buildings

(Termination of Leases) Bill, 1985

(Passed)

Andhra Pradesh Government

Lands and Buildings

(Termination of Leases) Bill, 1985

(Passed)
Andhra Pradesh Government

Lands and Buildings

(Termination of Leases) Bill 1985

(Passed)

The Legislative Assembly of Andhra Pradesh hereby enacts as follows:

1. Short title, commencement and extent

(1) This Act may be called the Andhra Pradesh Termination of Leases Bill, 1985.

(2) It shall come into force on such date as the Governor may, by notification, appoint.

(3) It shall extend to the whole of the State of Andhra Pradesh.

2. Definitions

(1) In this Act, unless the context otherwise requires-

(a) "lease" means the lease of a land or building or both, for purposes of occupation, and includes assignment of such lease;

(b) "calendar month" means a month of 30 days or 31 days and includes 28 days in February;

(c) "local authority" means a local authority as defined in the Andhra Pradesh Municipalities Act, 1970 (Andhra Pradesh Act X of 1970);

(d) "occupied" means in actual or constructive occupation by the person in possession or by any person claiming through or under him;

(e) "occupied for life" means occupied for the life of the person or the person's legal representative or next of kin or any of his or her family members;

(f) "necessary" means in accordance with the purpose for which the premises or property were granted as lease or assignment;

(g) "owner" means the owner of the land or building or both;

(h) "premises" means the land or building or both;

(i) "tenant" means the person in actual occupation of the premises or of a portion thereof or of any other premises under the lease or assignment, as the case may be;

(j) "transfer" means, in relation to a lease or assignment, any conveyance or mortgage or any other similar disposition or any arrangement in writing for the time being in force for the transfer or disposal of any interest in the premises or in any portion thereof or of any other premises.

(2) Any reference in this Act to any Act, notification, order or rule means a reference to such Act, notification, order or rule as it is in force for the time being.

3. Declaration of invalidity

The Legislature hereby declares that if, in the opinion of the Governor, any of the provisions of this Act is invalid, the Governor may, by a notification in the Official Gazette, declare any such provision to be void and any such declaration, if made within one year of the commencement of this Act, shall be final and conclusive as to the validity of the provisions of this Act.

4. Construction of Act

(1) In construing this Act, any reference to a provision shall be construed as a reference to the provision as it is in force at the time of the reference.

(2) Any provision of this Act shall be construed with a view to giving effect to its objects and the provisions of this Act shall be severable and, if any provision or provision of any Act contained in this Act is invalid or unenforceable, the invalidity or unenforceability of the provision or provision of any Act shall not affect the validity or enforceability of any other provision of this Act or of any Act contained in this Act.

(3) The provisions of this Act shall be also construed with a view to giving effect to the objects and purposes of this Act.

5. Repeal and Saving

(1) The Andhra Pradesh Termination of Leases Act, 1980 (Andhra Pradesh Act XXIV of 1980) is hereby repealed.

(2) Notwithstanding the repeal of the Andhra Pradesh Termination of Leases Act, 1980, nothing in this Act shall prejudice any rights or liabilities arising thereunder or any act done, or anything suffered, or any order made, under the said Act.

6. Power to make rules

The Governor may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.

7. Savings

Nothing contained in this Act shall affect any existing right or Giám or cause any loss or prejudice to any person by reason of anything done or suffered by any person before the commencement of this Act.

8. Commencement

This Act shall come into force on such date as the Governor may, by notification, appoint.
పాలన విధానం చేసిన నంది, ఆహారం సంబంధంగా ప్రత్యేకంగా అనంతంగా కదులుపోయి నిర్ణయం వచ్చింది కానీ ప్రత్యేకంగా విచారణ చేయడానికి జరిగింది.

సిద్ధాంతం: బిందుదానం తీవ్రం అయితే, పరిచారం నుండి పదానం నిలువ చేయాలి. దానం కంతించడాన్ని అనుభవించాలి. అయితే బిందుదానం తీవ్రం సంఖ్య వ్యతిరేకం పొందగా ఉంటుంది. దానం కంతించడాన్ని అనుభవించాలి. నంతగా ఆహారం సంబంధంగా ప్రత్యేకంగా నిర్ణయం వచ్చింది.

సిద్ధాంతం: బిందుదానం తీవ్రం అయిసే పరిచారం నుండి పదానం నిలువ చేయాలి. అయితే బిందుదానం తీవ్రం సంఖ్య వ్యతిరేకం పొందగా ఉంటుంది. దానం కంతించడాన్ని అనుభవించాలి. నంతగా ఆహారం సంబంధంగా ప్రత్యేకంగా నిర్ణయం వచ్చింది.
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Lands and Buildings
(Termination of Leases) Bill, 1985
(Passed)

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\( \text{\textcopyright 1986, (Passed)} \)
Chairman ;— The question is :

“That the Andhra Pradesh Government Lands and Buildings (termination of leases) Bill, 1985 be taken into consideration.”
The motion was adopted and the Bill was considered.

Clauses 2 to 6.

Chairman:— There are no amendments to Clauses 2 to 6. The question is:

"That Clauses 2 to 6 do stand part of the Bill."

The motion was adopted and Clauses 2 to 6 were added to the Bill.

Clause - 7

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

"That in clause 7 for 'or with fine which may extend to Rs. 1,000/- or with both', substitute

'in addition, rent at twice the current market rates shall be collected for the entire period of Occupation of the demised premises after the expiry of the lease period."

Chairman:— Amendment moved.

The motion was adopted and the Bill was considered.
Chairman:— The question is:—

"That in clause 7 for,

'or with fine which may extend to Rs. 1,000/- are with both'

substitute

'In addition, rent at twice the current market rates shall be collected for the entire period of occupation of the demised premises after the expiry of the lease period".

(pause)

The amendment was negatived.

The question is—

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

The motion was adopted and Clause 7 was added to the Bill.

Clause-8

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

Delete the proviso to sub-clause (1) of Clause 8.
Chairman:— Amendment moved.

The question is—

"Delete the proviso to sub-clause (1) of Clauses".

(pause)

The amendment was negatived.

The question is—

"That Clause 8 do stand part of the Bill".

(Pause)

The motion was adopted and Clause 8 was added to the Bill.

Clauses 9 to 12.

Chairman:— There are no amendments to Clauses 9 to 12.

The question is—

"That Clauses 9 to 12 do stand part of the Bill".

The motion was adopted and Clauses 9 to 12 were added to the Bill.

Clause-1

Sri K. Jana Reddy:— Sir, I beg to move—

"In sub-clause (1) of Clause 1 for '1985' substitute "1986"

Chairman:— Amendment moved.

The question is—

"In sub-clause (1) of Clause 1 for '1985' substitute "1986"

(pause)

The amendment was carried.

Chairman:— The question is—
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"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.

Sri K. Jana Reddy :— Sir, I beg to move—
"That in the enacting formula for,
"Thirty-sixth year"
substitute
"Thirty-seventh year"
Chairman :— Amendment moved.
The question is—
"That in the enacting formula for,
"Thirty-sixth year"
substitute
"Thirty-seventh year".
((pause))
The amendment was carried.

Long Title.
Chairman :— There are no amendment to the Long Title.
The question is—
"The Long Title do stand part of the Bill".
(pause)
The motion was adopted and the Long Title was added to the Bill.

Sri K. Jana Reddy :— Sir, I beg to move—
"That the Andhra Pradesh Government Lands and Buildings (Termination of leases) Bill, 1985 be passed".
Chairman :— Motion moved.

The question is—

"That the Andhra Pradesh Government Lands and Buildings (Termination of Leases) Bill, 1985 be passed'.

The motion was adopted and the Bill was passed.

The Andhra Pradesh Public Premises (Eviction of unauthorised occupants) Amendment Bill, 1985 (L. A. Bill No. 36 of 1985)

Sri K. Jana Reddy :— Sir, I beg to move—

"That the Andhra Pradesh Public Premises (Eviction of Unauthorised Occupants) Amendment Bill, 1985 be taken into consideration'.

Chairman :— Motion moved.

Chairman :— The Members want discussion on this Bill.

Chairman :— It is postponed for to-morrow

Now the House is adjourned to meet at 8-30 a.m. to-morrow.

(The House then adjournd at 2-16 p.m. to meet at 8-30 a.m. on Monday the 1st April, 1986).