అంగేషి సాధారణ సంఖ్యారాశిలో

క్రియా ప్రవేశం

1. ముందు పరిశీలన - అధ్యాంతర పరిశీలనలు
   
2. తొమ్మిది పరిశీలన - సాధారణ పరిశీలనలు
   
3. ముగ్గు పరిశీలన
   
4. సాధారణ పరిశీలన - వంటి పరిశీలన
   
5. పుస్తక నిర్ణయాలు 10 సాగర మండలం

6. 1991-92 సంచాలన పరిశీలన అధ్యాంతరం

(1) అధ్యాంతర నం. I - ప్రామాణిక చరిత్రానిక

(2) అధ్యాంతర నం. II - కాలానికేయ చరిత్రానిక

(3) అధ్యాంతర నం. IV - సాధారణానిక

(4) అధ్యాంతర నం. V - వంతమైన చరిత్రానిక

(5) అధ్యాంతర నం. XXI - పండ్రితులు, పండ్రిత చరిత్ర

(మాఠియునియం పండితులు)

(1991-92 సంచాలన పరిశీలన అధ్యాంతరం)

1. అధ్యాంతర నం. XXXII - ముందుగా పండితులు

2. అధ్యాంతర నం. XXXIV - సాధారణానిక

3. అధ్యాంతర నం. XXXV - పండ్రితానిక

4. అధ్యాంతర నం. XXXII - ముందుగా పండితులు, పండ్రిత చరిత్ర

(మాఠియునియం పండితులు)
ప్రతిరోధాన్ని సభలో పంచుకునే

ఆధ్యక్షుడు

(ఆధ్యక్షుడి అనువాదం: శ్రీ. శ్రీపాద గోవింధు)

సంవత్సరం, 27 జనవరి, 1991

(పిఫ్టి సమాధానం 30 కోటెలు నాయకత్వానికి)

(ఆధ్యక్షుడి అనువాదం: శ్రీపాద గోవింధు)

నాయకత్వం - చందన నాయకత్వానికే

ప్రతిరోధాన్ని అధ్యక్షుడి రిటైర్

244-

*4804-ప్రతిరోధం సి. 100 ప్రతిశతం (మాధీ), స. సమీక్ష (సిసియా),
 మరియా సంస్థతి (సిగ్డి):- నాయకత లోపకాలకు మంత్రి సేవ నమ్మక సాధనాలు కంబ సమీక్షతత ఉపయోగించారు:

(1) పిల్లకు మరాష్ట్రం ప్రతిశతం ప్రతిరోధాన్ని ఆధ్యక్షుడి నమ్మక సాధనాలు మాధీ సమీక్షతత నమ్మక ఆధ్యక్షుడి నమ్మక ఆధ్యక్షుడి;

(2) సంస్థతి (మాధీ) మాధీ సమీక్షతత మాత్రం మాధీ సమీక్షతత కొన్ని;

(3) సాధనాలు నమ్మక సాధనాలు నమ్మక సాధనాలు నమ్మక సాధనాలు నమ్మక సాధనాలు నమ్మక సాధనాలు నమ్మక సాధనాలు

పిల్లకు లోపకాలకు మంత్రి (మాధీ 10 అంశానికి):

(1) అసాధ్యం.

(2) హదిసమానం

(3) పిల్లకు లోపకాలకు మంత్రి పిల్లకు లోపకాలకు మంత్రి పిల్లకు లోపకాలకు మంత్రి పిల్లకు లోపకాలకు మంత్రి పిల్లకు లోపకాలకు మంత్రి పిల్లకు లోపకాలకు మంత్రి పిల్లకు లోపకాలకు మంత్రి

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

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మొదటి ప్రాంగణం (రోజువర్షం):— నల్లవాడు చేసే సంస్థ ప్రాంగణం అయితే, అది నల్లవాడు గ్రామంలో ఉండే లాంటి ప్రాంగణంగా ఉండాలి. ఇది లోపలి ప్రాంగణం లేదా రెండవ ప్రాంగణంగా ఉండాలి. ఇది నల్లవాడు గ్రామంలో ఉండే ప్రాంగణంగా ఉండాలి.

మిస్తునగా చేసే సంస్థ (రోజువర్షం):— నల్లవాడు చేసే సంస్థ ప్రాంగణం అయితే, చేసే సంస్థ ప్రాంగణం అయితే, అది నల్లవాడు గ్రామంలో ఉండే లాంటి ప్రాంగణంగా ఉండాలి. ఇది నల్లవాడు గ్రామంలో ఉండే ప్రాంగణంగా ఉండాలి.

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3, ఉపగ్రహాన్ని రించిన వాటా కాశి ఆంధ్రప్రదేశ్ లోని అనుసంధానానికి జాతీయ విజ్ఞాన సాంస్కృతిక విభాగం ప్రధాని హనుమాన్ చాయా దృశ్యమానికి అనుశాసనం కావాలి.

3 విభాగంలో జరిస్తున్న విభాగానికి ఫలితాలుకు జరిపి అనుచరించి ఉండండాన్ని అనుమతించింది. అప్పుడు విశ్లేషణలు ప్రతిపాదికంగా ఉండండాన్ని ప్రతిపాదికంగా అనుమతించారు. అప్పుడు ఫలితాలు ప్రామాణికంగా ఉండండాన్ని సిద్ధం చేయాలి.

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3 విభాగంలో జరిస్తున్న విభాగానికి ఫలితాలుకు జరిపి అనుచరించి ఉండండాన్ని అనుమతించింది. అప్పుడు విశ్లేషణలు ప్రతిపాదికంగా ఉండండాన్ని ప్రతిపాదికంగా అనుమతించారు. అప్పుడు ఫలితాలు ప్రామాణికంగా ఉండండాన్ని సిద్ధం చేయాలి.
The SCCI is providing house sites to the workers to construct their houses on their own.

The housing satisfaction content to 34.6%. We will try
to reach the target as far as possible. However, a small number of plots were not used in the previous year. Therefore, efforts are being made to ensure that plots are ready in time. Number of plots programme to be given at Godavari-Khansi, Srirampur, Ramakrishnapuram are 10,200 plots. Out of these plots, 974 are already ready. The remaining plots are expected to be ready by the end of the year. In fact, the programme is expected to be completed and the plots handed over. There is nothing wrong in their expecting but paucity of finances is one of the things, but even then as per the

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agreement 50% will be completed. As far as the rest of the plots are concerned, we will try to keep up our word.

A. Singareni (Coal Mines): — According to the agreement, 50% of the plots will be completed. As far as the rest of the plots are concerned, we will try to keep up our word.

B. Singareni Colleries has provided to the existing hutment areas roads, drains and street lights, community water taps and other things. So far as the land is concerned, land cost and development is at the cost of the company. The allotment is strictly by seniority basis. We are adhering in its letter and spirit. We are not deviating in seniority.

C. I will initiate proper action.
Sri B. Janardhan:- Sir, I am the concerned MLA. As far as the housing of the employees is concerned, there have been complaints from various quarters. The Committee has been appointed to look into the matter. The officers have been instructed to take suitable action against those who erred in following the seniority.

Let him come forward with specific allegations, if any, we are not going to shield. We will instruct the concerned to take suitable action against those who erred in following the seniority.

C.A.G. has been repeatedly pointing out that Singareni Colleges has failed to provide housing. The Company has failed to provide housing. The Committee has been appointed to look into the matter. The officers have been instructed to take suitable action against those who erred in following the seniority.

I don't think it will be to the satisfaction of one and all.

What is the stage of the legal battle?
91-92 for the construction of 6007 houses. About Rs.15 crores has been given by the State Government. There is a Committee for allotment. How many houses have been completed? The question is about the construction of houses. When I have asked about the agency which is entrusted, he said it is a separate question. How far it is justified?

-Sri K. Vidyadhara Rao:- Construction of houses is the question. How many houses have been completed? He will circulate.

-Sri D.K. Samarasimha Reddy:- Is he justified in saying that? A specific question has been put by the Member. It is a very valid question. This construction of houses has been given to an Agency outside the State of Andhra Pradesh with higher cost. I don't have the material. I told him that I will write to him as to who has done, the estimated cost. I will write to him.

-Sri N. V. Narasimha Rao (Deputy Speaker):- Yes, I will circulate.
He is a disputed person and always he takes disputed lands. The supplementaries are also too many.
I must congratulate the Hon'ble Minister for Municipal Administration that he has taken pains to locate the particular spot. In fact in my question I did give location because he is a disputed and a popular man. Who is this Rajiv Reddy and where are his premises? It has started in 1985. First application for permission for ground floor and three upper floors commercial complex. It was granted on 2.12.1985 with the condition that the petitioners should not proceed with the construction beyond foundation till the elevation treatment is approved by the HUDA. This has started in 1985. First application for permission for ground floor and three upper floors commercial complex. It was granted on 2.12.1985 with the condition that the petitioners should not proceed with the construction beyond foundation till the elevation treatment is approved by the HUDA.
The party had started construction of 12 R.C.C. columns and two temporary rooms for which notices under Section 461, 452 and 636 of M.C.H. Act, 1955 were issued and the unauthorised construction carried out was removed on 21.1.1987 as the party violated the above said condition. The party had submitted revised plans on 12.3.1987 for proposed construction of sub-cellar, cellar, ground floor with Mezzanine and upper 3 floors for lodging purpose. The M.C.H. by its letter dated 10.4.1987 has declined to examine the proposal as they have not paid the requisite fee as per rules. In reply to M.C.H. letter, the party has submitted a representation dated 13.4.1987 informing that there is no need for them to pay any permit fee as they have already paid requisite permit fee on 29.12.1985 and also informed that they are proceeding with the construction since no approval or dis-approval was communicated to them within the stipulated time of 30 days.

Then the M.C.H. has informed the party on 11.6.1987 to demolish the unauthorised construction made by them. But the party has approached the Hon'ble High Court. The High Court after hearing both parties disposed the petition and issued directions to M.C.H. to examine the construction of the petitioner and after giving an opportunity of being heard to the petitioner and to come to an appropriate conclusion whether there should be any demolition and in such time the M.C.H shall not demolish any part of the alleged unauthorised construction. The Court also directed that if the petitioner desired to proceed with the construction while the enquiry is in progress he may do so at his own risk.

Sir, please see the sentence of the High Court. "... if the petitioner desired to proceed with the construction while the enquiry is in process, he may do so at his own risk...." Taking advantage of the Court stay orders, the party again proceeded with the construction. The construction made on the ground is neither as per sanctioned plan nor as per the revised plan. Further the party has constructed 4th floor and columns were raised up to roof level and centering also was being fixed for laying roof of 5th floor which is completely unauthorised. However on 14.7.1988 the centering was removed by M.C.H.

Based on the directions of the High Court, the Commissi­oner, M.C.H., after hearing the party submitted proposals to Government on 19.8.1987 for relaxation of Z.Rs as per the revised plan. After detailed examination, Government in its Memo No. 2206/M1/86-1 M.A. dt. 31.8.1988 have rejected the proposals in the light of the serious irregularities committed by the party in going ahead with the construction of the building in utter violation of Z.Rs and without proper permis­sion of the competent authority. The Government also directed the M.C.H. to take necessary action to stop further construction of the building and also to bring the existing construction to confirmity with the Z.Rs. Then the M.C.H. had issued notices for demolition on 6.9.1988. Demolition was commenced on 7.9.1988, and a part of the building was demolished. On the
day on which the demolition was to be done, again the High Court had interfered. Meanwhile the party approached the A.P. High Court and the A.P. High Court has deputed the Additional Deputy Registrar of High Court along with docket orders at 11.45 a.m. on 7.9.1988 to the site to stop demolition. Accordingly, the demolition was stopped.

The party has subsequently proceeded with the construction work again and laid the R.C.C. roof for the block, A, B, C and D.

The High Court in its judgment 15.6.1989 allowed the Writ Petition No. 13635/88 and set aside the Government Memo No. 2206/M1/86 dated 31.8.1988 and also the consequential orders issued by MCH on 6.9.1988. The High Court also issued the following directions.

i. With in four weeks from the date of receipt of this order and Commissioner MCH shall inform the petitioner the permit fee liable to be paid under bye-laws No. 5-2(c) and within 10 days there after the same shall be paid.

ii. The Commissioner, MC after notice to the petitioner shall inspect the building, if found to be in violation of the revised plans submitted by the petitioner, action should be taken for levying compounding fee.

While the matter stood thus, the party has applied to the Government on 17.7.1989 for change of the land use of the site from local commercial and special reservation into general commercial. This was granted by the Government and a G.O. was issued for the change of land use.

After the Court judgement, the party had approached the Government through his representation dated 17.7.1989 to regularise the deviations as they are minor in nature. Hence the matter was referred to the Commissioner, MCH, after inspection of the site he has sent detailed reports in letter dated 3.8.1990 and 7.9.1990 stating that the building satisfies the F.S.I, plot coverage, parking space, but violates other Z.Rs and building bye-laws.

When the Commissioner MCH was consulted in regard to penal amount, he has stated that the applicant has to pay Rs. 10,96,190/- towards penal amount for the violated portion. Meanwhile the applicant has represented that out of ABCD blocks there are deviation only in Block 'A' and are liable for payment of penal amount and that his firm had surrendered an extent of 330 Sq.Yds. of their valuable land for road widening for which a nominal compensation was paid. He has further represented that they have surrendered lands at three different places for the purpose of road widening where land value is about Rs. 14,23,780/- and that they have never claimed compensation for their lands already surrendered, and requested to set off the penal amount against the compensation to be paid for those sites.
The matter is still unsettled and the Government after examination of the matter in consultation with the Law Department asked for the information from MCH on the following.

1. Whether the parties have surrendered the required lands on their own volition for road widening purpose in order to get the plans approved.

2. In regard to the ownership of the premises opposite to Secretariat to obtain and furnish clarification from M/s. Amrutha Estates as to whether the lands in question belong to the partners of the firm and whether by any deed for agreement the said partners have agreed for the utilisation of the lands by the partnership firm, and also to produce the necessary documentary proof in order to show that the lands are now owned by the partnership firm.

This is all my answer to the Hon'ble Member.

Sri Ch. Vidyasagara Rao:—I have forgotten all my supplementary answers. The above information is awaited from MCH and the G.O. has not been implemented so far.
The moment the G.O. is issued, he can go ahead with 5 Star Hotel, which is connected with the same matter. This is connected with the same matter. Sri Ch. Vidyasagar Rao: You have to take some action. What action have you taken? It is around the Secretariat.

Sri M. Narasimha Reddy: Government has not done anything of its own. The penal fee or levying of compound fee has been done only on the directions from the High Court. The High Court issued the following direction:

"The Commissioner, MCH after notice to the petitioner shall inspect the building, if found to be in violation of the revised plans submitted by the petitioner, action should be taken for levying compounding fee." It is not discretionary, it is mandatory.

Sri Ch. Vidyasagar Rao: Why are you so hurry in issuing the G.O. It is not discretionary. What are the reasons for that?

Sri M. Narasimha Reddy: It is only on the directions of the High Court. The party requested to set it off the penal amount against the compensation to be paid for those sites which they the party had surrendered. It is still pending and no decision has been taken.

Sri Ch. Vidyasagar Rao: What action has been taken against the person for breaking the glass?
Mr. Deputy Speaker:— That is not a supplementary question. That is the subject matter of another issue. It was discussed already.

Member:— Sir, the question raised by Sri Ch. Vidyasagar Rao is that the particular application which was given in 1985 i.e., the first application for permission was given in 1985. 1985 is still prolonging for the six years. But for the Stay Orders, the Government could have demolished it. It should have been certainly demolished. The Government would have definitely demolished it.

Mr. Deputy Speaker:— Even the previous Government itself would have demolished as per the Court Order.

Member:— Sir, the stay orders commenced in 1985. It is still prolonged and the particular question which was asked by the Hon'ble Member Sri Ch. Vidyasagar Rao, earlier told you that this was started—i.e., the first application for permission was given in 1985. 1985 is still prolonging for the six years. But for the Stay Orders, the Government could have demolished it. It should have been certainly demolished. The Government would have definitely demolished it.
Unless he is having a very good powers to back him, unless, he is an influential person, always occupying disputed areas - always constructing against the wishes of the Government by violating the Rules. This is very disturbing to the Government as important projects are all stopped because the Government have not passed orders. I don't want to interfere, but is this the way to deal with the Government? But every now and then he used to ring me and wants to talk to me. I kept telling him that there was point of his coming again and again. At some stage I was not able to handle even the telephone calls about this particular person."

"Even now and then he used to ring me and wants to talk to me. I kept telling him that there was point of his coming again and again. At some stage I was not able to handle even the telephone calls about this particular person."
he is challenging the Government - the authority of the Government and the Legislature. In answering to Sri P. Nageswara Rao's question/query, he has never encroached any Government land. In the instant case it felt that since the Government has already exercised its powers has granted permission for construction/conversion of residential areas into commercial areas by amending the Master Plan. The Government in future may not adopt similar policy.
I will read out the Judgement of the Supreme Court - This is with regard to the case of Calcutta Corporation Vs Mulchand in which Justice Venkataratnam Iyyer...

Mr. Deputy Speaker:- You please leave the matter there. No further probing please.

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Sri K. Vidyadhara Rao:- Is it not a subject matter now?

Mr. Deputy Speaker:- Do you feel Amrutha Estates is pertaining to the question? 

Sri Y. Ramakrishnudu:- The Sub-Committee consists of 
Sri Kodanda Reddy, Sri Baddam Balreddy, Sri D. Narsinga Rao, 
M.L.As, visited the site for an on the spot inspection. It 
was noticed that there were many violations in respect of 
road widening, drainline etc. and undoubtedly the construc-
tion was made unauthorisedly against the provisions of the 
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issued orders. Detailed report of the Commissioner, M.C.H.-
F/158/TP/5/87/327 dt. 4-11-89 was very much clear in regard
to the violation of the M.S.B.R., the then Secretary, Municipal
Administration and Urban Development had expressed his doubts
about the validity of land ceiling clearance, as report by
the Commissioner. The M.S.B.R. report stated that there was violation of the Act.
The then Secretary, Municipal Administration and Urban Development had expressed his doubts
about the validity of land ceiling clearance, as report by
the Commissioner.

Mr. Deputy Speaker:—Mr. Vidyadhara Rao, No doubt, the
Minister has in his supplementary about Amrutha Estates, also
referred to Amrutha Mal and that House Committee Reports are
irrelevant for the purpose now. Therefore you may have your
opinion and he may have his opinion. You may demand the
Government to take necessary action regarding the Report of
the House Committee. It is irrelevant for the present purpose.
I expunge the statement of the Minister as well as the Member.

Because they are irrelevant for the purpose - not pertinent
to this purpose and as they are unnecessarily leading to
further discussion and are wasting time, I am expunging from
the records, the Minister's statement as well as the Member's
statement pertaining to Amrutha Estate matters and that House
Committee Report.
(Interruptions)

Sri Y. Ramakrishnudu:- Sir, one minute please, let me complete.

(Interruptions)

Mr. Deputy Speaker:- No - I don't allow. I don't allow any deviation. You cannot dictate the terms to the House. It has become your habit time and again.

(Shouts)

Sri Y. Ramakrishnudu:- Sir, I am speaking on a pertinent point.

(Mr. K. Vidyadhara Rao was on his legs)

(Interruptions)
Mr. Deputy Speaker:- What is that shouting here? First of all I want to tell you Mr. Vidyadhara Rao - I am asking you. No doubt, the Minister has in his supplementary said about Amrutha Estates which was also referred by Mr. Vidyasagara Rao. The Minister referred to the House Committee Report. But that Amrutha Estate and House Committee matters are irrelevant for the purpose of this Question. Therefore you may have your opinion. He may have his opinion. You may demand the Government to take necessary action regarding that House Committee Report or on Amrutha Estate, in a different matter. But not in this matter. This matter pertains to a building opposite to the Secretariat. Let us confine to that. You have also used half an house for this.

(Interruptions)

Sri K. Vidyadhara Rao:- Sir, I take a strong objection for it. Whenever the Opposition get up to ask questions, you have always been interrupting us. You have never allowed us to complete the question, Sir.

Mr. Deputy Speaker:- Because of your deviation.

Sri K. Vidyadhara Rao:- Sir, you have given me the mike. I have every right to ask. If whatever I say is unparliamentary - undignified or not pertinent, you can expunge it. Secondly, Sir, you have allowed the Minister to give an elaborate answer. He has volunteered to give an answer. I have every right to ask. If whatever I say is unparliamentary - undignified or not pertinent, you can expunge it. Secondly, Sir, you have allowed the Minister to give an elaborate answer. He has volunteered to give an answer.

In page 20 it is mentioned: "When the Sub-Committee, consists of Sarvashri M. Kodanda Reddy, Baddam Bal Reddy and D. Narsinga Rao, M.L.A., visited the site for an on the spot inspection, it was noticed that there were many violations in respect of road-widening Drain etc., as against the commitment of the party. Undoubtedly, the construction was made unauthorisedly and against the provisions of the Building-by-laws and the Master Plan.

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Mr. Deputy Speaker:- Because of your deviation.
regulation, excepting regulation No. 9-10-2 and 11, subject to payment of penal amount, as specified in G.O.Ms.No.154/MA/ dated. 29.1.1989. The detailed Report of the Commissioner, M.C.H., vide letter No. F/158/TP 5/78/322 dated 4-11-1989 was very much clear in regard to the violation of M.S.B.R. The then Secretary, Municipal Administration and Urban Development Department, has expressed his doubts about the validity of the land ceiling clearance as reported by the Commissioner.

Sri Ch. Vidyasagar Rao:- How can you protect the individual who is defying the Municipal Administration and the Government Sir? It is quite relevant Sir. Under your residual power you have allowed the Minister to answer.

J. No. 229-4
Though it has recommended for compounding it Sir, the House Committee itself came to a decision. And it is said that this opinion was adopted by the committee, and the decision was made. As a result, the decision has been made. I request you to reconsider it and revoke it Sir.

How can you expunge the thing which is on record Sir? The House Committee is on record. If this man has clearly violated all the rules...
I will read it Sir: "If the Speaker is of the opinion that a word or words has or have been used in debates which is or are defamatory or indecent or unparliamentary or undignified, he may in his discretion order that such word or words be expunged from the official report of the proceedings of the Assembly, and all consequential alterations made in such report and make an announcement in the Assembly of the fact of his having made such order."

Sri Ch. Vidyasagar Rao:- Yes, Sir. "The Speaker after having called the attention of the House to the conduct of a member who persists in irrelevance or intedious repetition either of his own arguments or of the arguments used by other Members in debate may direct him to discontinue his speech." You have allowed what the Minister has mentioned. That was my supplementary and on my supplementary - all the discussions are relevant Sir. You have allowed what the Minister has mentioned. That was my supplementary and on my supplementary - all the discussions are relevant Sir. These two Rules are not at all attracting Sir.
మీ విషయం విచిత్రం గా ఉండింది:- మీరు మీరు మీ మీము మీ మీమే మీము మీమే మీమూ మీమే మీము మీమే మీమూ

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Mr. Deputy Speaker:— I give maximum regard to the views of the Members. I am restoring it. I have no prestige regarding that. The House Committee Report is a public property and public document — here, it is driving the House to emotions.

Sri K. Vidyadhara Rao:— Sir, the Ruling Party Members are very much gave their opinion. As such it is being mentioned for .......

It is driving the House to emotions. It is pertaining to Mr. Rajiv Reddy who has violated rules constructed unauthorised buildings. So, some portion of it pertains to Mr. Rajiv Reddys' violation — unauthorised construction etc., that is what we are stating...

Mr. Deputy Speaker:— It is there — everybody knew that. Because they said, it went to the notice of the Government. I do agree that there are charges against Mr. Rajiv Reddy that he has violated...

"He has not constructed anything on encroached land or illegal land — and has got no permission".
"the relevant portion" he said. Perhaps the Report only on Hotel Banjara Hotel, Krishna Oberoi, Hotel Bhaskara Palace - Hotel Palace Heights - Ushodaya Publications Limited-Amrutha Mall - Amrutha Hills. The Report - the Report of the Committee - This is nothing to do with that. There is no violation relating to that. There is no violation of the House Committee - because it is not one of the items. That thing has been examined. Otherwise he will knock away Rs.10 lakhs....

10·10 I still stand to my assurance to the House. We will not violate. Mr. Vidyasagar Rao, I have no objection to discuss with them.

(Interruptions)

Mr. Deputy Speaker:- Let us leave it there please.

(Interruptions)

Mr. N. Janardhan Reddy:- Do you want the whole misappropriation to put before you?
Sri Ch. Vidyasagar Rao:— Sir, let us leave the question only pertaining to Mr. Rajiv Reddy—and absolutely wherever he is involved. There are only three files which are disputed files.

Mr. Dy. Speaker:— The question is not against the particular person but pertaining to the building.

Mr. Deputy Speaker:— The question is not against the person but pertaining to the building please.
Sri K. Vidyadhara Rao:- What is the deviation Sir. Is it wrong in saying that the discussions which took place in your chamber, insulting out Secretariat - and pertaining to these buildings - is it wrong?

Sri K. Vidyadhara Rao:- What is this? What I told, it is pertaining to this question. As requested by Mr. K. Vidyadhara Rao, I am going to discuss.
ముగ్గుమ్మ - ఆస్త్రా నామపేరులంభం.

చిత్రాని నందింపబడింది. త్రి తీరం పోచకారు పంపించండి నే? అందువల్ల - You cannot demand. As suggested by you, I have accepted.

చేసే భూమిరుద్ధను:- మిని నందింపబడింది....

ముఖ్య నందింపబడిని:- ముఖ్య నందింపబడిని స్థాయి సంభవించింది. అది స్థాయి సంభవించింది. లేదా ముఖ్య నందింపబడిని స్థాయి సంభవించింది?

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

సరి. ఆస్త్రా గాయకవారి (విశిందునగర): Sir, let me have my submission Sir. Please allow me.

Mr. Dy. Speaker:- Mr. K. Yerran Naidu please.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

సరి. ఆస్త్రా గాయకవారి (విశిందునగర): Sir, let me have my submission Sir. Please allow me.

Mr. Dy. Speaker:- Mr. K. Yerran Naidu please.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

సరి. ఆస్త్రా గాయకవారి (విశిందునగర): Sir, let me have my submission Sir. Please allow me.

Mr. Dy. Speaker:- Mr. K. Yerran Naidu please.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)

మరొక నందింపబడిని:- అది మరొక నందింపబడిని.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

చేసే భూమిరుద్ధను:- అది చేసే భూమిరుద్ధను.

(చేసే భూమిరుద్ధను)
Sri Y. Ramakrishnudu: - I am permitted by the Hon’ble Speaker.

I know your advice will be valuable but it will be misunderstood.

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1506-ప్రభుత్వంలో పద్ధతి కల్పనలు తెలియజేస్తున్న లక్షణాధికారి అధికారి చక్రభద్ర సింహాసన సందర్భం ఉండాలి కానీ, రాజధాని ప్రధాని రామకృష్ణం విభాగం నిర్వాహించారు. ఆధికారికంగా ముఖ్యమంత్రి నాభం ముషకత చేయారు. స్థానిక మేలస్థాన యాత్రలు మీదకు బాగా నిలుస్తాం. ఆధికారికంగా ముఖ్యమంత్రి నాభం ముషకత చేయారు.

1506-ఐరు లేదా మరియు అన్ని ప్రభుత్వ పద్ధతులను చెబుతున్న ప్రతిపాదనం తెలియజేస్తున్న వ్యక్తి అనుమతి చేసుకోవాలి.
3)%Aao - sr^y^ ^^y^^co- ^27 Ti^caR), ^99^* !073
[55x576]&o^&)$§3 $3^^ a&gaBa $3^&c ^og^& y^- ^063 (§3 ^- 3&
[55x542]3osAc?5):- (9) gRoig-
[75x517](9) 9^0 ^5-^6 X§)g€o, %3a-3*g33j6 6^§, ^)So y^^ ^^go/
[54x504]R&2,s33& g^^ &o^orr (&3^ ^8g g^a^gaj do^^o^) gg^dSoS
[54x491]3^<&o S)$3^S§ 3<ao&).
[75x468](g) c^^3o^3 93^ ^c-€o, Xh.sr33*a g5c5r ^036^, gD§^^,
[53x456]6D§^&^, 3^g&aa33t,S*&), Xi^f6 gyd^S^& g&^*^^d^ srM &$&$
[53x443]S3&)^cr3§ ^g&ex) 3^b^5rr, 9gA^gorr n-&6&> A3^5^&&^&* gs
[53x430]ggo Sj§?go e&^go gc? Xi&^^gD a-$3^oQD^^ g&)fT^i R§gi..o&
[72x383]§3 J- cSr$X5aai- 9$§s*^, &)0§3rr& ^SSr^o 3gugy 3^63 cj)^g)
[51x370]3$Ro3 e?r^&- sr^srAS 3^^c*sr& ^&)^o8^ Rr&&&f,ox)3 cy^ ^85)^
[52x357]<3oog^ S&<Ssr s*3R&)f, y%, gD§^5^5-%, au§^^ §^3^ *M§<3 ^*^ 
[51x344]9So^go s&?b^o5' sr^r 3*&<3&*, cr^ i&c&r ^a)65s^ QS^ Src* 8&h3 
[51x331]&^ox)* Soo§3rr& §6oS e3<pO 3&- 5^ 3^^^o&D(yjL&' ^3^33^ 
[51x202]Jg^g^d 3oo§ 3^-&? J3S3^B3 93&. 3<3-&? J3^ 3J)^^<D y3^5 3^&,
[72x166]3^^5 3^g X^g5:- R g6<R3§S*? ^5^8^bog J^M3gy Mu-&?
[51x153]!959, !960 HoOty a) S3(&)§^?
[71x84]A3^6 3^§^ SAg§:- ^ 33^5^3^* ^o5-
[71x63]^3 Jo* 3q&3Rr3S,, (^S^o^):- && 9 3n§5* ^o& H S8d6o6 33)^ -
[49x49]93 egRgog ^5* ^d^oSA - <Rxr e5 J^ 9&-
[66x28]. 33^5 3^5^ S^g5:- ^ S8c&)^, 3 Xio^do s-ars-S* 9A 9dfSgyg
[52x15]BS^ao J^ S^oS? 5535 3*33 M6^^§ g^bg^S ^)db^o 3A" ^^?
[71x-7]§3 a- ag,3oaAa*5:- 9$&y^, ^5 L^ <3&J3 9&);s3&^ ^3^60 :c 
[48x-41]Sc&m$b&)^ 33<3bo sr^ASo 9Kri3b' eo&$ 353 3&A&)* e9cm3 eg^ ^g^d &.
[49x-54]S*&A,'s*&A aoqb&A^ a&fb^yjLW^ cr3§ &r^3o 33&&RO dSyg^A g& 
[49x-67]g)^3- Jg^ag^ BtAa 33 J3j. g^^o SD§ 3^& 93 S^crcD 9&rr&'
రాష్ట్రానికి మారుతున్న రోగాల్లో రాతతాట్లి నాగార్లు, విశాఖపట్టాన్ సామాన్యంగా 1990-91 లో పెరిగింది 42 ఎగు, వస్తువులు, 1991 లో పొలింగింది 52 ఎగుతుంది, 1990-91 లో పొలింగింది 184 ఎగుతుంది, 1991 లో పొలింగింది 179 ఎగుతుంది. రాతతాట్లి నాగార్లు స్తోంబ్రాత లేదా మంచి నాగార్లు 42 ఎగులు 46 ఎగుతుంది, 100 ఎగులు ఈరాతాట్లి నాగార్లు 109 ఎగుతుంది. 1991 లో పొలింగింది 450 ఎగుతుంది, మరింత లేదా స్తోంబ్రాత నాగార్లు వల్ల నాగార్లు వల్ల స్తోంబరు 165 లేదా ఏకసాధనం 10 ఎగు ముందు మాణ్యం వల్ల నాగార్లు 19 ఎగు ముందు నాగార్లు సంఖ్యాంశం 1991లో వల్ల నాగార్లు సంఖ్యాంశం లేదా 12 ఎగులు వల్ల నాగార్లు 172 ఎగు ముందు నాగార్లు 123 ఎగులు నాగార్లు సంఖ్యాంశం 1991లో వల్ల నాగార్లు సంఖ్యాంశం లేదా 11 ఎగులు వల్ల నాగార్లు 45 ఎగులు నాగార్లు సంఖ్యాంశం లేదా 25 ఎగులు వల్ల స్తోంబరు లేదా 13 ఎగులు స్తోంబరు లేదా 27 ఎగులు స్తోంబరు లేదా 8 ఎగులు స్తోంబరు లేదా 12 ఎగులు స్తోంబరు లేదా 38 ఎగులు స్తోంబరు లేదా 21 ఎగులు స్తోంబరు లేదా 14 ఎగులు స్తోంబరు లేదా 17 ఎగులు స్తోంబరు లేదా 4 ఎగులు స్తోంబరు లేదా 21 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 25 ఎగులు స్తోంబరు లేదా 59 ఎగులు స్తోంబరు లేదా 180 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు లేదా 123 ఎగులు స్తోంబరు లేదా 29 ఎగులు స్తోంబరు.
(1) మనం దేశం మీదుగా ఎందుకు సులభం, శాసనం సాధారణం చేయడానికి సాధారణం, తరువాత ఇంటిని కాదు మాత్రమే మీకు అందాని?

మాత్రమే కారణం అయితే నాటికి విచారణ చేసుకోవాలి (వైనిక విరుద్ధ సమాధానాని):-

(2) ఇది జరుగు ఉంటే:

(3) మనుసులు ఇంతష఩ విచారణ చేసాం దీని ప్రక్రియలో పతనం ఇంటిని ముందు కాదు అవలంబించాలి:

1. మనం మనంటే తరపు ఉంటే మనం ఎందుకు మాత్రమే అవలంబించాలి;
2. మనం మనంటే తరపు ఉంటే మనం ఎందుకు మాత్రమే అవలంబించాలి;
3. మనం మనంటే తరపు ఉంటే మనం ఎందుకు మాత్రమే అవలంబించాలి;

(4) ఇది పతనం దీనికి మరింత నమోదు చేసాం:

1. మనం మనంటే తరపు ఉంటే మనం ఎందుకు మాత్రమే అవలంబించాలి;
2. మనం మనంటే తరపు ఉంటే మనం ఎందుకు మాత్రమే అవలంబించాలి;
3. మనం మనంటే తరపు ఉంటే మనం ఎందుకు మాత్రమే అవలంబించాలి.

మనుసులు దేశం మీదుగా ఎందుకు సులభం, శాసనం సాధారణం చేయడానికి సాధారణం అవలంబించాలి.
It has been introduced in the Twin Cities of Hyderabad and Secunderabad as well as Vizag, Warangal and Vijayawada Urban areas. Here bi-monthly system is existing. The same system will be extended to other major towns within the State and all the other mistakes will be corrected.

Mr. Deputy Speaker:— All right.

Sri D.K. Samarasimha Reddy:— To make it more effective only we have made it bi-monthly.
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!bo§) &dio3& ^ 5)o5 53$c&3&Da3 ^5o)&tr: ^
(e) 3S§ ^dbo ^6&) S*&&3.. yg$ 3)$)^Sjo^go sr^Krcr;
(Q) & 333 <33AgS*n- i-)6o$o3 Xir5^3^&?
5*&f,. ^SS^&oo ?-^2boa3 (€) S-5- asrg5B&,;):-
(e) ^^y^ Sc^A &g&o3 §)s*g)3o §<r^5*3 Qsr^go gg^
5*&) <ScRxr3§ ec&)^ eo^xr ^c&)0 dr-730-00 S*a>o*
(55) e&!6oS' 3^5SotS gr§o& &o& ^d&)0 oB^oS 3&)$^o ^* &)&&.
3cr^sr35. e$SSj&^§ e)(3os €&oS(y 3ad&o/&3Bg),o eSS^gg, ^B^S 3^^,&)8
Sbo§)$^ ^*9 §^Bo5- ^*^&o 33BS $dSr& 3&3$^o 8j6^"o^& 3db3oo&
Sbo§)$^ ^*9 §^Bo5- ^*^&o 33BS $dSr& 3&3$^o 8j6^"o^& 3db3oo&
(3) & jS3S* e S^c&o &g^X^o s-&-
$) &OoM&^ $)35r&)coB5a^ ^$65*^, & J3-3**§- 5 e%& So&&)
7MjB-)Kb& 8SS 5^^- &r^§ So3^3 <3g3&3rr DS^coooA- §*?&.§ S^o^
^*6o5 5*&a ^SMo e3 crcr^ 30 XSo&g,3U*e&o8 e&)&o&o^ 3^c&o-
5*d3^ 3-Sp 3A^ ^3 ^^§ ^8dSr s*ag" eg^g&og 5^53^3^, Qgg
S&o $3^o.^ H3^§ $§^ 3d6y8- sr& ^^&). 83^ do. $d6y&3<&r&- $§^
33bB*3§ Bod6^& gy^ 3<DS3&' 3oS^^$^o R30S J^& 3)^^o&)
^%&^. 63^&^ e>&n-&- 3^3sSSg3 ^gAo g^o^ R^^S ^ 3d5oty3S
ao^ Jo&&) 3^Sg&3- ;oo §^^ &r^*d63<D 72 Ao*S^ e&tga;3*,a.&3a*
3&^& 730 ^0 ^y^*C&^0 &04DO&- 903* 5o& JuoS^CTCO 550^0 5&"
1078

27 జులై, 1991

మామె రాష్ట్రాదిపతి

మన్న శ్రీమతి పనిగా ప్రపంచం యొక్క ఆధారాలు కనుక ఇవి ప్రపంచం యొక్క అంశంగా ఉండటం ప్రమాణం. తండ్రి యుగంలో మన పనిగా ప్రపంచం యొక్క సంస్థానంగా ఉండటం ప్రమాణం.

మన్న శ్రీమతి పనిగా ప్రపంచం యొక్క ఆధారాలు కనుక ఇవి ప్రపంచం యొక్క అంశంగా ఉండటం ప్రమాణం. తండ్రి యుగంలో మన పనిగా ప్రపంచం యొక్క సంస్థానంగా ఉండటం ప్రమాణం.

మన్న శ్రీమతి పనిగా ప్రపంచం యొక్క ఆధారాలు కనుక ఇవి ప్రపంచం యొక్క అంశంగా ఉండటం ప్రమాణం. తండ్రి యుగంలో మన పనిగా ప్రపంచం యొక్క సంస్థానంగా ఉండటం ప్రమాణం.
హ.స.రేస్టు అధికారికుడు (చిత్ర 3. ప్రశ్నామం): —

(1) (2) అధికారికుడు సమాధానం అయిన సమయంలో అయితే కావచ్చు, చాలా వరుసగా, సమాధానం కి, ఇప్పుడు తెలియతోండే నిర్ణయాలులు కాదులే.

చిత్ర 3. ప్రశ్నామం: — అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

చిత్ర 4. ప్రశ్నామం: — అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

మరో దినంలో 12 మాసుల మంది

5280-మీది ఈ అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు అయితే నిర్ణయాలు వేయడానికి సమయం లేదు.

(2) అధికారికుడు బహుళంతరం సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(3) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(4) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(5) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(6) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(7) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(8) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(9) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(10) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(11) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

(12) అధికారికుడు సమాధానం అయిన సమయంలో అయితే నిర్ణయాలు నుంచి మరింత మిగిలిన వారికి నిర్ణయాలు వేయడానికి సమయం లేదు.

J. No. 229- 6
During the current monsoon the first flash floods were received on 7th June, 1991 and the reservoir level rose to 1762.50 feet. Sir, full reservoir level is 1763.50 feet. About 1764 feet. 1764 : 7-6-91 with no damage to the bund and the same level was more or less maintained till 3.00 A.M. on 9.7.91. The water level in the reservoir started building up after 3.00 A.M. on 9.7.91 and reached to full reservoir level by 6.00 A.M. on 9.7.91.
The inflows into the reservoir were in the order of 30,000 cusecs and till 6.00 A.M. on 9.7.91 the reservoir level was at FRL and by 7.00 A.M. the level started rising above the FRL. Thereby it warranted to take action to release flood waters so as to ensure the safety of dam structure. Hence the Section Officer in charge of Himayathsagar contacted the Police Control Room, Hyderabad at 7.00 A.M. and also other Police Stations viz., Rajendranagar P.S. at 7.50 A.M. Kulsumpura P.S. at 7.07 A.M. and Chaderghat P.S. at 7.10 A.M. and Afzalgung P.S. at 7.15 A.M. and informed of the likely flood discharge into the Musi River. This information was given to the Police authorities in order to alert and warn the people along the river coast to reach safer places. The Section Officer released 2,740 cusecs of water by opening two gates of four feet height at 8.00 A.M. This discharge would hardly build up the level in Musi River for about one feet depth and might not pose any danger and a person without any physical disability could cross the river without any difficulty. At 9.00 A.M. on 9.7.91 three more gates were lifted for four feet height and the discharge was of the order of 6,865 cusecs. This action was taken first as the water level in Himayathsagar was rising suddenly. The water level in the reservoir was at 1764.80 ft. at 9.00 A.M. as against the FRL of 1763.50 ft. At 11.00 A.M. four more gates were lifted. The total nine gates were in lifted condition by four feet height allowing discharge of 15,249 cusecs. The flood gates were opened during day time and after prior intimation to the Police Department. We have taken prompt action to alert the people along the Musi River Coast limits in the City. The total discharge...
10. శ్రీ ప. ఇంద్ర రెడ్డి:- మంత్రి వేసింది, పెద్ద కొరకు ఉపాధ్యాయాలు సమాధానాభియానాన్ని గానా, 9 మాసం ప్రతి కప్పడం, 2 హెడ్ ప్రతి, 3 హెడ్, మరో 11 కప్పడం 4 కప్పడం విడిది. మా వినిదం జీలి జంతువు కేంద్రం ఉన్న 3 మేడలు దిగువదే. ఒకే జంతువు సంఖ్య ఆకు మరియు జంతువు సంఖ్య ఎంత ఉండండి?

10-1. శ్రీ త. సిథారామ:- మంత్రి వేసింది, పెద్ద కొరకు ఉపాధ్యాయాలు సమాధానాభియానాన్ని గానా, 9 మాసం ప్రతి కప్పడం, 2 హెడ్ ప్రతి, 3 హెడ్, మరో 11 కప్పడం 4 కప్పడం విడిది. మా వినిదం జీలి జంతువు కేంద్రం ఉన్న 3 మేడలు దిగువదే. ఒకే జంతువు సంఖ్య ఆకు మరియు జంతువు సంఖ్య ఎంత ఉండండి?

10-2. శ్రీ త. సిథారామ:- మంత్రి వేసింది, పెద్ద కొరకు ఉపాధ్యాయాలు సమాధానాభియానాన్ని గానా, 9 మాసం ప్రతి కప్పడం, 2 హెడ్ ప్రతి, 3 హెడ్, మరో 11 కప్పడం 4 కప్పడం విడిది. మా వినిదం జీలి జంతువు కేంద్రం ఉన్న 3 మేడలు దిగువదే. ఒకే జంతువు సంఖ్య ఆకు మరియు జంతువు సంఖ్య ఎంత ఉండండి?

10-3. శ్రీ త. సిథారామ:- మంత్రి వేసింది, పెద్ద కొరకు ఉపాధ్యాయాలు సమాధానాభియానాన్ని గానా, 9 మాసం ప్రతి కప్పడం, 2 హెడ్ ప్రతి, 3 హెడ్, మరో 11 కప్పడం 4 కప్పడం విడిది. మా వినిదం జీలి జంతువు కేంద్రం ఉన్న 3 మేడలు దిగువదే. ఒకే జంతువు సంఖ్య ఆకు మరియు జంతువు సంఖ్య ఎంత ఉండండి?

10-4. శ్రీ త. సిథారామ:- మంత్రి వేసింది, పెద్ద కొరకు ఉపాధ్యాయాలు సమాధానాభియానాన్ని గానా, 9 మాసం ప్రతి కప్పడం, 2 హెడ్ ప్రతి, 3 హెడ్, మరో 11 కప్పడం 4 కప్పడం విడిది. మా వినిదం జీలి జంతువు కేంద్రం ఉన్న 3 మేడలు దిగువదే. ఒకే జంతువు సంఖ్య ఆకు మరియు జంతువు సంఖ్య ఎంత ఉండండి?

Sri P. Indra Reddy:- The Minister is going on defending the Officers.

Sri T. Seetharam:- Sir,
Sri M. Narasimha Reddy:- Will you please listen to me or not?

Mr. Deputy Speaker:- Do you want answer or not?

Sri M. Narasimha Reddy:- Do you want answer or not? If you want answer let me tell.

(Interruptions)

Sri M. Narasimha Reddy:- If you do not want my answer, I will not answer further.
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27 నవంబర్, 1991

మానసిక లేదా ఆధారంలేదా చాల మాట గా విస్తరించబడింది.

చిత్రాన్ని రావడం - చిత్రాన్ని రావడం

చిత్రాన్ని రావడం - చిత్రాన్ని రావడం

#392-చిత్రాన్ని రావడం - చిత్రాన్ని రావడం

(1) చిత్రాన్ని రావడం, చిత్రాన్ని రావడం, చిత్రాన్ని రావడం, చిత్రాన్ని రావడం

(2) 1989-90 మిలియన్లలేదా మిలియన్లలేదా మిలియన్లలేదా మిలియన్లలేదా

విస్తరించబడింది (చిత్రాన్ని రావడం):
పిన్నిచగా, సంఖ్య 5 జిల్లా మాధ్యమిక సంచాలన సంఘం ఫిస్ట్‌లు సేకరించారు. ఫిస్ట్‌లు సేకరించిన వాటి సంఖ్య 57 లేదా 58 ఉండాయి. ఫిస్ట్లు సేకరించిన 25 రోజులు యొక్క సంచాలన సంఘంలో ప్రాంతం విస్తరించబడి వచ్చింది. గ్రామం నుండి ప్రాంతానికి, కొన్ని ముఖ్యమైన మండలాల విస్తరించబడి, మామూలు మండలాల ప్రాంతాన్ని సేకరించాయి. అయితే ప్రాంతానికి సేకరించిన ఫిస్ట్లు తోడగా అడుగు ప్రాంతానికి సేకరించడానికి రోజుచితంగా అందరించబడి ఉంది.

<table>
<thead>
<tr>
<th>సంచాలన పరిమితి</th>
<th>ఫిస్ట్లు</th>
<th>ఫిస్ట్ల ప్రాంతం</th>
<th>ఫిస్ట్ల ప్రాంతం</th>
<th>ఫిస్ట్ల ప్రాంతం</th>
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<td>గ్రామం ప్రాంతం</td>
<td>0.15 లేదా 12 రోజులు</td>
<td>0.12 లేదా 12 రోజులు</td>
<td>0.12 లేదా 28 రోజులు</td>
<td>0.10 లేదా 60 రోజులు</td>
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<td>మండలాలు (ప్రథమ)</td>
<td>0.37 లేదా 0.25 రోజులు</td>
<td>0.08 లేదా 28 రోజులు</td>
<td>0.37 లేదా 0.25 రోజులు</td>
<td>0.25 రోజులు</td>
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నిమిటం నియంత్రణ పద్ధతి ప్రారంభించిన ప్రాంతానికి సేకరించిన ఫిస్ట్లు, మామూలు మండలాల ప్రాంతానికి 60:40 ప్రాంతానికి చేసుకోవచ్చు.

(4) కార్యం, పాడపాడి రద్దీ 6-24 రోజులకు ప్రారంభించారు. జిల్లా సంస్థలు కోటగంటికి తెలిసి వచ్చింది. మండలాలు అంతర్గత విభాగాలు నుంచి ప్రాంతానికి ప్రారంభించారు. ప్రాంతానికి ప్రారంభించిన మండలాలు జిల్లా సంచాలన సంఘం సంచాలన పరిమితి ప్రాంతానికి ప్రారంభించారు. జిల్లా సంచాలన సంఘం ప్రారంభించిన మండలాల ప్రాంతానికి 37% రోజులు ప్రారంభించారు. జిల్లా సంచాలన సంఘం ప్రారంభించిన సంచాలన పరిమితి ప్రాంతానికి ప్రారంభించారు. ఆధారంగా ఆహారం ప్రారంభించారు. సంచాలన సంఘం ప్రారంభించిన మండలాల ప్రాంతానికి ప్రారంభించారు. జిల్లా సంచాలన సంఘం ప్రారంభించిన మండలాల ప్రాంతానికి ప్రారంభించారు. ఆధారంగా ఆహారం ప్రారంభించారు.
Will the CHIEF MINISTER be pleased to state:

(a) whether any Balancing Reservoirs are proposed along the Srisailam Right Branch Canal; and

(b) if so, the places where they are proposed and the time by which the said Balancing Reservoirs are going to be commenced?

Sri K. Rosaiah:

(a) Yes Sir.

(b) There are (1) Gorakallu Balancing Reservoir between KM 50.22 and KM 53.40 and

(2) Owk Balancing Reservoir between KM 113.234 to KM 116 of Srisailam Right Branch Canal. The work on the balancing reservoirs would be commenced during 1992 after the geo-technical investigations are completed.

J. No. 229-7
The reason here is:

"The work on the balancing reservoirs would be commenced during 1992 after the geo-technical investigations are completed."
15th October, 1991 is the last date for calling for the Tenders.

Sri K. Rosaiah: That will be done.
They have already collected ₹ 1 lakh.

They have already collected ₹ 1 lakh.

They have already collected ₹ 1 lakh.

They have already collected ₹ 1 lakh.

They have already collected ₹ 1 lakh.
250-5

कुल रक्षेत्रीय निवेदन (कार्रवाय-2), 'कुल पायलट' (स्थानीय), 'कुल सैनिक' (राष्ट्रीय), 'किर्मेश्वर' :- गर्भवती सत्यमानी

(1) कुल रक्षेत्रीय निवेदन (कार्रवाय-2), 'कुल पायलट' (स्थानीय), 'कुल सैनिक' (राष्ट्रीय)

(3) 'बुधवार कुल पायलट' (स्थानीय) निवेदन (27 जुलाई 1991)

(4) कुल रक्षेत्रीय निवेदन (कार्रवाय-2), 'कुल पायलट' (स्थानीय), 'कुल सैनिक' (राष्ट्रीय)

हेमकुल, सरकारी जिला परिषद सदस्य (मधुलला कुलपतिया) :-

(1) कुल रक्षेत्रीय निवेदन (कार्रवाय-2), 'कुल पायलट' (स्थानीय), 'कुल सैनिक' (राष्ट्रीय)

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That is under serious consideration of the Government. That is under serious consideration of the Government.

That is under serious consideration of the Government. That is under serious consideration of the Government.
raise certain allegations against a Member. 

6. The Speaker’s role:- The Speaker has the authority to decide whether to allow a Member to raise certain allegations against a Member. Under the rules, you should come up in the House. If the Speaker deems it necessary, they may decide whether to permit the raising of allegations. The Speaker may refuse to permit the raising of allegations under certain circumstances. If the Speaker deems it necessary, it needs a reply from the Member, the concerned Minister. You cannot expect a reply from the Minister. I am not going to mention any allegation against anybody.
for the benefit of all the Members, I am saying. If the
allegation is made in Zero Hour, there is no possibility of
giving a reply. You cannot convert it into a debate. That is
why, you have to go through other rules.... Notice to the
Speaker and concerned Minister, etc.

3. I have thoroughly exa-
mined the matter and I have explained to you. It is a very
old matter. It cannot be raised in the Zero Hour. 98 33 33.

S. S. 3: 3338, 3383, 333. 333. 333.

S. S. 3: 3338, 3383, 333. 333.

S. S. 3: 3338, 3383, 333. 333.

S. S. 3: 3338, 3383, 333. 333.

S. S. 3: 3338, 3383, 333. 333.

S. S. 3: 3338, 3383, 333. 333.

S. S. 3: 3338, 3383, 333. 333.

J. No. 229- 8
This matter does not fit in the Zero Hour. This is a matter, which requires notice.
Your activity is wholly unjustifiable.

Whatever he speaks, should not go on record. This is not in order.

He says, his activity is wholly unjustifiable. Whatever he speaks, should not go on record. This is not in order.

Mr. Deputy Speaker:— I hope, if there is any such assurance, the Government will fulfill that.

Mr. Deputy Speaker:— I hope, if there is any such assurance, the Government will fulfill that.
Mr. Deputy Speaker:—Power Minister will note.

Mr. Deputy Speaker:—The Minister of Power will note.

It seems that the document is not clear and contains text that is difficult to read. However, based on the visible text, it appears to be a continuation of the same paragraph, indicating that the Power Minister is being reminded of certain points.

From the context, it can be inferred that the discussion is related to the Power Ministry, possibly involving matters of policy or technical aspects.

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From the context, it can be inferred that the discussion is related to the Power Ministry, possibly involving matters of policy or technical aspects.
Sri P. Ramachandra Reddy - He has mixed three Departments. If it is Agriculture matter, the Minister for Agriculture or if it is a crime, the Minister for Home will take a note of it. He wants to take three-in-one.

The examinations may be held after the curfew is lifted.
Mr. Deputy Speaker:— The references to the name does not go into the record. Regarding the previous Government only will go into the records.

Mr. Deputy Speaker:— It is a clear breach of privilege.

Mr. Deputy Speaker:— We must take rule position into consideration. You cannot make further allegations like that.

Mr. Deputy Speaker:— The subject matter only goes into the record without any reference to the name.
You just obey the direction of the Chair. Please resume your seat. No - you cannot demand like that. I have to view seriously unless you resume your seat.

It has nothing to do.
Without a proper notice to the House and to the concerned Minister, can a Member raise the issue? But whereas you gave a ruling - you said "No". Then Sir, the matter raised by Mr. Raghuveera Reddy is a matter pertaining to the certain allegations already made or on certain statements made by the Government previously. It is the Government to take action. But that issue, that matter cannot be raised in the Zero Hour, as per your own ruling, which you have given previously. Even today when our member raised about the subject which was kept on the Table of the House, you have directed "it cannot be discussed in the Zero Hour". What I wanted to tell you is sir, it is something pertaining to the something. How can that be allowed to go into the Records Sir? Whatever Mr. Raghuveera Reddy, M.L.A., has raised, please see that it is expunged from the records, irrespective of the names and also the subject.

Sir:— I have not permitted you. Whatever he speaks will not go into the records. Each Member cannot have his own way. Please resume your seat.

Mr. Deputy Speaker:— I have not permitted you. Whatever he speaks will not go into the records. Each Member cannot have his own way. Please resume your seat.

J. No. 229- 9
Particularly to the Floor Leaders — I request you to help me in bringing the House into order.

Sir, the question is that - we have been misquoted. Whenever a mention is made under rule 281 and has given to you to do something. As though the Hon'ble Member has given you notice under 281 and if he has given it, have you given notice to the Leader of the Opposition Mr. N.T. Rama Rao? Then, you can please permit it on the record. If you have not done that on either this side or the Government side. Then the whole thing should be expunged Sir.

Sri P. Ashoka Gajapathi Raju: — Sir, we have been misquoted Sir, we do not mind if all the expenditure of all the Chief Ministers are tabled in this House. We don't mind at all. We are not against that. Sir, the question is that - we have been misquoted. Whenever a mention is made under rule 281 and has given to you to do something.

Sri P. Ashoka Gajapathi Raju: — Sir, we have been misquoted Sir, we do not mind if all the expenditure of all the Chief Ministers are tabled in this House. We don't mind at all. We are not against that. Sir, the question is that - we have been misquoted. Whenever a mention is made under rule 281 and has given to you to do something.
Mr. Deputy Speaker:- What is that talk? You are defying the Chair. That I know very well. I am going to reply to you. It is not for you to reply.

It needs a reply from the concerned Ministers. It's evident that the Chair is not following the rules. It needs a reply from the concerned Ministers. Mr. Deputy Speaker:- Let me complete my point. I can understand. My understanding prevails and have priority.
Mr. Deputy Speaker:- That is - about the wrong expenditure which was incurred during the period of previous Government, wherein some wrong expenditure was made. Regarding that, the Government promised to take action. So far, no action is taken. I want the Government to take immediate action regarding the wrong expenditure and wrong use of the Government funds by the previous Government.

(\\textit{Mr. Prasad})

Mr. Prasad:- The situation is like this. The previous Government, during their tenure, incurred some wrong expenditure. The amount due to be recovered from the previous Government is not recovered. The previous Government has not taken action regarding the recovery of that amount. Therefore, I want the present Government to take immediate action regarding the wrong expenditure and misuse of funds by the previous Government.
Smt. Christine Lazarus (Nominated):- Mr. Speaker Sir, I wish to submit this Petition to the Hon’ble Minister for Social Welfare for financing the assistance from the unutilised funds for this year - as relief for poor women, whose maintenance cases are pending finalisation in the Court. I request you to forward the same Sir.

(Mr. Deputy Speaker:- Please send it to me.

(The Petition was submitted to the Chair).
27 பொக்கர், 1991

நான், 60 வகுத்து. இந்தியாவில் மிகப் பெரிய தமிழ் கலாச்சார நூற்றாண்டு வருடாக வந்துள்ளேன். என் வாழ்க்கையின் விளக்கங்கள், வாழ்க்கைச் சூட்டல், குழுவை மற்றும் விளக்கங்கள் கலாச்சாரத்திற்கு வரிசையும் ஒன்றாக இருக்கும். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன்.

எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். எனினுள் நூற்றாண்டின் வட்டாரத்தில் வருடாக வந்துள்ளேன். 

(சித்திர் தான்களுக்கு வந்து)
Mr. Deputy Speaker:- Today is the last day for the discussion on the demands of the budget. Mr. 

Mr. Deputy Speaker:- The time is 12.30 so we should conclude the meeting at 1 o'clock. He also 

Mr. Deputy Speaker:- Adequate time is given to the members to address the House on budget demands. The adjournment is now moved. The meeting is adjourned.
HOSTEL BUILDINGS FOR B.CS CHILDREN AT KOTA AND ANNAREDDIPALEM IN NELLORE DISTRICT

261-

4665-Q-Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Backward Classes Welfare be pleased to state:

(a) what is the estimated cost of construction of buildings for the hostel belongs to the children of Backward Classes in the following places of Nellore District;

(1) Kota (Headquarters of Model Mandal),
(2) Annareddipalem of Sangam Mandal; and
(b) when the said work will be taken up and completed?

A-(a)-(1) Backward Classes Boys Hostel, Kota is at present located in a private rented building. The work has not been sanctioned so far. Hence estimate has not been prepared.

(2) The estimated cost of the hostel building is ₹.8.00 lakhs.

(b) (1) KOTA: Does not arise.

(2) ANNAREDDIPALEM: After funds are released, construction of hostel building will be taken up.

CREATION OF SCIENTIFIC CONTROL AND DEVELOPMENT OF GROUND WATER AUTHORITY

262-

4594-Q-Sarvasri P. Ashok Gajapathi Raju, G. Muddukrishnamma Naidu and A. Madhava Reddy:- Will the Minister for Ports, Ground Water and Irrigation Development be pleased to state:

(a) whether it is a fact that the State Government is considering the creation of an authority for the scientific control and the development of ground water for irrigation purposes; and

(b) if so, the details of the same?

A-(a) No, Sir.
(b) Does not arise.

J. No. 229-10
CONSTRUCTION OF PUCCA HOUSES TO S.CS OF MODEGUNTA AND PADAMATIPALEM IN NELLORE DISTRICT

4288-Q-Sri NALLAPAREDDI SRINIVASUL REDDI:- Will the Minister for Labour, Employment and Housing be pleased to state:

(a) whether the Scheduled Castes of Modegunta and Padamatipalem in Nellore District have remitted share capital and contribution for construction of Pucca Houses under Weaker Sections Housing Programme; and

(b) when the houses will be constructed?

A-(a)-Yes, Sir.

(b) The Collector, Nellore has proposed to take up the colony at Modegunta village for 70 beneficiaries in 1991-92 programme on the representation made by Sri N. Srinivasul Reddi, MLA.

In regard to Padamatipalem colony, sanction was accorded for construction of 25 houses under 1990-91 programme and the work is in progress.

INCREASING IN CRUSHING CAPACITY OF N.S.F., BODHAN

5207-Q-Sarvasri P. Indra Reddy, K. Ramakanth, N. Chandra Babu Naidu, Smt. K. Prathibha Bharati and Sri Ch. Ramachandra Rao:- Will the Minister for Sugar, Commerce and Export Promotion be pleased to state:

(a) whether there is any proposal to increase the crushing capacity of the N.S.F., Bodhan;

(b) if so, the details thereof?

A-(a) Yes, Sir.

(b) A project report for modernisation and expansion of Bodhan unit from 3500 TCD to 5000 TCD has been prepared by the Nizam Sugar Factory and the proposal is under examination for financial tie up etc.

YIELDING OF SUGAR FACTORY, KAMARAPALLI DIVISION OF KARIMNAGAR DISTRICT

5320-Q-Sri C. Narsi Reddy:- Will the Minister for Sugar, Commerce and Export Promotion be pleased to state:

(b) whether it is a fact that the yield in the Sugar Factory of Kamareddipalli Division of Karimnagar District is only 70 tonnes whereas it is 120 to 130 tonnes in other Sugar Factories, if so the reasons therefor, and
(b) whether the loss sustained by the ryots will be compensated?

A-(a)-It is not a fact that the yield obtained in Kamareddipalli division of Metpalli Unit of Nizam Sugar Factory in Karimnagar District is 70 M.Ts/Ha. The yield obtained in Kamarapalli Division during the crushing season 1990-91 was of the order of 89.6 M.Ts/Ha., as against the factory zone average of 78.62 M.Ts/Ha.

(b) Does not arise.

CONSTRUCTION OF FIRE STATION BUILDING AT METPALLY

266-

5344-Q-Sri Ch. Vidyasagar Rao:- will the Minister for Home be pleased to state:

(a) whether it is a fact that the construction work of the Fire Station building at Metpally of Karimnagar District is not yet commenced though funds are allocated above five years ago;

(b) if so, the reasons therefor and;

(c) when it is going to be completed?

A-(a)-Yes, Sir.

(b) The Mandal Revenue Officer, Metpally has handed over the land to Fire Service Department on 28.7.1990 and the same was handed over to the Asst. Enginer (R&B), Metpally on 2.8.1990 to prepare a plan and estimate for construction of a new building for Metpally Fire Station. An amount of Rs.2.76 lakhs was sanctioned in the year 1985 for the construction of Fire Station Building at Metpally and the site was handed over to Firo Service Department after a lapse of 5½ years. The cost of the work is likely to go up to Rs.4.30 lakhs. Accordingly revised administrative sanction has to be considered after receipt of proposals from the Director of Fire Service.

(c) As the work has not yet been started, it is too premature to say about completion.

DRAINAGE PROBLEM IN MUNICIPALITIES

267-

994-Q-Sri G. Muddukrishnama Naidu:- Will the Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that there is drainage problem in so many Municipalities in Andhra Pradesh;

(b) if so, number of Municipalities that are facing drainage problem;

(c) whether there is any Master Plan to solve this drainage problem; and
(d) whether there is any external aid for solving this problem?
   
   A-(a) Yes, Sir.
   
   (b) Almost all the Municipalities in the State.
   
   (c) and (d) No, Sir.

**ADDITIONAL STAFF FOR RAJAHMUNDY MUNICIPALITY**

268-

2439-Q-Sarvasri A.C.Y. Reddy, D.S. Redyanaik, P. Subash Chandra Bose, A. Bulli Abbai, T. Rama Reddy and D. Appanna Dora:- Will the Minister for Municipal Administration be pleased to state:

(a) whether the Rajahmundry Municipality has sent any proposals for sanction of additional staff for the maintenance of drinking water supply improvement scheme; and

(b) if so, the stage at which the matter stands at present?

A-(a) Yes, Sir.

(b) The proposals are under active examination.

**NON RELEASE OF VEHICLE TAX TO MUNICIPALITIES**

269-

2634-Q-Sarvasri C. Vittal Reddy, V. Narayana Rao, P. Nageswar Rao and Mohd. Rajab Ali:- Will the Minister for Municipal Administration be pleased to state:

(a) whether it is fact that Vehicle Tax has not been released to the Municipalities in the State for the last 7 years; and

(b) if so, the steps taken to release the amounts?

A-(a)-No, Sir.

(b) Does not arise.

**CONSTRUCTION OF KALYANA MANDAPAM AT KOTA**

270-

4944-Q-Sri Wallapareddi Srinivasul Reddi:- Will the Minister for Endowments be pleased to state:

(a) whether there is any proposal to construct Kalyana Mandapam at Kota (Head Quarters of Model Mandal) in Nellore District, if so, its estimated cost; and

(b) when will the said work be started and completed?
A-(a) & (b) So far no contribution or offer of land have been received for construction of Kalyana Mandapam at Kota. As and when these are received the proposal will be considered by the Board of Tirumala Tirupati Devasthanams.

PAYMENT OF PENSIONRY BENEFITS TO RETIRED WORK INSPECTOR OF TEKKALI PANCHAYAT SAMITHI

4691-Q-Smt. D. Nagavali:- will the Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that one Narahari Patnaik who retired as a Work Inspector from Panchayat Samithi, Tekkali, Srikakulam District on 31.7.86 has not been paid pension benefits so far; and

(b) the reasons for he delay and the time by which the payment will be made?

A-(a)-Yes, Sir. Pending settlement of pensionery benefits provisional pension of ₹248/- p.m. has been sanctioned by Executive Engineer (P.R.), Tekkali, with effect from 1-8-86.

(b) Delay in settlement is due to non-availability of the Service Register of the Retired Work Inspector. The Super-intending Engineer (P.R.) Vizianagaram and Executive Engineer (P.R.), Tekkali have been suitably instructed to finalise within three months.

SUPPLY OF WATER TO CHEDIMALA TANK FROM PUMBALERU RIVER THROUGH THIKKAVARAM PUMPING SCHEME

4578-Q-Sri Nallapareddi Srinivasul Reddy:- Will the Minister for Minor Irrigation be pleased to state:

(a) the estimated cost of the work diverting flood water of Pambaleru of Thikkavaram (going waste to the sea) to feed the tank at Chedimala in Chilakalur Mandal of Nellore District; and

(b) when will the said work be started?

A-(a) No estimate has so far been prepared for the work to supplying water to Chedimala tank from Pambaleru river through Thikkavaram Pumping Scheme.

(b) Does not arise.

IRREGULARITIES IN CONSTRUCTION OF R.T.C. BUS STATION AT MADHIRA

2747-Q-Sarvasri B.Venkateswara Rao, K. Bojji, N. Raghava Reddy and D. Rajagopal:- Will the Minister for Transport be pleased to state:
(a) whether the Government received any representation in May, 1990 from Sri P. Krishna Prasad regarding several irregularities in the construction of Road Transport Corporation Bus Stand in Madhira, Khammam District; and

(b) if so, whether any enquiry was conducted in the matter and the action taken against the guilty?

A-(a) Yes, Sir. A representation from Sri P. Krishna Prasad was received in May, 90 regarding delay in construction of Bus Station at Madhira in Khammam District and collapse of a part of shopping complex.

(b) Construction of Bus Station at Madhira in Khammam District was commenced on 12.3.87 and completed in all respects by November, 1989. There was some delay in completing the Bus Station due to Administrative reasons and owing to slow progress of work by contractor. During construction or after the completion of construction there was no such incident of collapse of any part of shopping complex or main Bus Station Building. However, certain cracks of general nature in the masonry work of the shopping complex were observed at the final stage of work and the same had been attended and rectified. No other serious irregularities have been observed warranting any further action.

BUS STATIONS IN CERTAIN PLACES OF NELLORE DISTRICT

274-

3822-Q-Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Transport be pleased to state:

(a) whether sufficient lands have been acquired for construction of bus stations by the Andhra Pradesh State Road Transport Corporation at Sangam, Kovur, North Rajupalem, Kodavalur and Vidavalur in Nellore District;

(b) if not, the reasons for the abnormal delay in acquiring sufficient; and

(c) the estimated cost of each one of the said bus stations and when will the work be started and completed?

A-(a) No, Sir. The proposals to acquire land for construction of bus station or bus shelter by Andhra Pradesh State Road Transport Corporation are in progress.

(b) The Andhra Pradesh State Road Transport Corporation has already initiated action for acquiring land at all the five places. The details are furnished hereunder:-

1. SANGAM:

   Land measuring 2 acres was identified for construction of Bus Station. Negotiations to acquire the land are in progress.
2. KOVUR: 

Site measuring about 2.25 Acres was identified for construction of Bus Station. Negotiations to acquire the land are under progress.

3. NORTH RAJUPALEM: 

Land measuring 2 Acres was identified for construction of Bus Station. Negotiations are in progress to acquire the land.

4. KODAVALUR: 

For construction of Bus Passenger Shelter a site belonging to Roads and Buildings Department has been identified and the Grampanchayat has also approved payment of 25% cost of the Bus Passenger Shelter. The land identified by the Corporation was under encroachment. The issue is pending before the Principal District Magistrate, Kovur. Efforts are being made to get the land at the earliest.

5. VIDAVALUR: 

For construction of Bus Passenger Shelter land belonging to Roads & Buildings Department near existing Bus Stop has been identified. The Corporation requested the Roads & Buildings Department to fix up joint inspection to part their piece of land to Andhra Pradesh State Road Transport Corporation for Bus Passenger Shelter. The Roads and Buildings Department have given their consent. The matter is under consideration.

(c) Cost of each Bus Station/Bus Shelter will be estimated only after taking over the site and preparing plans keeping in view the site conditions etc.

BUS SHELTERS IN CERTAIN PLACES OF NELLORE DISTRICT

4859-Q-Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Transport be pleased to state:

(a) the estimated cost of construction of bus shelters by the Andhra Pradesh State Road Transport Corporation in each one of the following places of Nellore District;

(1) Thummagunta in Vidivalur Mandal.
(2) Nayudupalem in Kodavalur Mandal.
(3) Racherlapadu in Kodavalur Mandal; and

(b) when will the bus shelters be completed in the above places of Nellore District?

A-(a) & (b) Under the programme of providing passenger amenities, the Andhra Pradesh State Road Transport Corporation was constructing Bus Passenger Shelter till December, 1981. But the Corporation Board in its meeting held
on 9-12-1981 had taken a decision that the way-side passenger shelters should be constructed by involving village panchayats both organisationally and financially and formulated certain guidelines for construction of Bus Passenger way-side shelters at village. Accordingly the way-side passenger shelters have been divided in relevance to the population of the village in three categories as A, B & C and decided to sanction outright grant of Rs. 30,000/-, Rs 20,000/- and Rs.10,000/- respectively under certain terms and conditions, subject to the condition that land is provided by Gram-panchayat.

Accordingly, the Andhra Pradesh State Road Transport Corporation has initiated action, for constructing a Bus Passenger Shelter at Racherlapadu village in Kodavalur Mandal, on receipt of the Resolution from Gram-Panchayat agreeing for participation in construction of Bus Passenger Shelter at Racherlapadu. Site for the shelter has to be identified. After taking over the site and completing other formalities construction of shelter will be taken up.

For the present, there are no proposals to construct Bus Passenger Shelters at Thummagunta and Nayudupalem Villages in Kodavalur Mandal. Unit Officer of Andhra Pradesh State Road Transport Corporation at Nellore has been advised to collect data regarding traffic particulars and submit feasibility reports for the Bus Passenger Shelters at Thummagunta and Nayudupalem to enable to proceed further in the matter.

LOSSES TO CERTAIN UNITS OF ANIMAL HUSBANDRY

3795-Q-Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Animal Husbandry be pleased to state:

(a) whether piggery units, Cattle farms, bacon factory, caracas utilisation centres, feed mixing plants, sheep farms etc., under the control of the department of Animal Husbandry, Andhra Pradesh State Meat and Poultry Development Corporation and Andhra Pradesh Agricultural University are running on losses;

(b) if so, the reasons therefor;

(c) the steps being taken to run them on profitable lines; and

(d) the places where the said institutions are located?

A-(a) Some of the units under the control of Andhra Pradesh State Meat and Poultry Development Corporation Limited are running on loss. So far as Agricultural University and Animal Husbandry Department are concerned the units are meant for research purpose and for production of pedigree stock and cannot be considered as commercial units.

(b) In respect of Andhra Pradesh State Meat and Poultry Development Corporation the main reasons for loss in absence of demand.
277-

WEEDING OUT OF BOGUS RATION CARDS


(a) whether the programme of weeding out of the bogus ration cards have been completed in the State;

(b) if so, the district-wise details of bogus and ghost cards detected; and

(c) no. of Green cards converted into Yellow and no. of Yellow cards cancelled together with the new cards issued so far?

A-(a) Yes, Sir.

(c) In addition to weeding out of bogus cards, 8,61,070 green cards were also converted into Yellow. Yellow cards were cancelled after holding gram sabhas. However, subsequently, as directed by the Government 8,66,066 yellow cards were again reconverted into green cards in March/April, 1991. In addition, 11,31,636 new green cards and 6,31,545 new yellow cards have been issued to the eligible families.

ESTABLISHMENT OF FAIR PRICE SHOPS IN CERTAIN PLACES OF NELLORE DISTRICT

4771-Q-Sri Nallapareddi Srinivasul Reddy:- Will the Minister for Civil Supplies be pleased to state:

(a) whether the District Collector, Nellore has received representation from the M.L.A., Kovur; Nellore District in
1991 for establishment of Fair Price Shop in the following places of Nellore District;

1. Chinthachelika of Kodavalur Mandal.
2. Regadichelika of Kodavalur Mandal.
3. Jandadibba of Sangam Mandal; and

(b) if so, the action taken thereon?

A-(a) & (b) Collector, Nellore sanctioned new Fair Price Shops at all the three places as shown below:


2. Regadichelika:- A new shop has been created in Regadichelika village by bifurcating the existing shop at Racherlapadu vide Collector's Proceedings No. Rc.E.732/91, dated 17.8.1991.

3. Jandadibba:- A new shop has been created in Jandadibba village by bifurcating the existing Fair Price Shop at Duvvur-I vide Collector's Proceedings No. D.Dis.652/91, dated 21.5.91.

NON-IMPLEMENTATION OF GOVERNMENT ORDERS BY THE MANagements OF PRIVATE ENGINEERING COLLEGES

279-

3339-Q-Sarvasri G. Muddukrishnama Naidu, S. Venugopalachary and P. Indra Reddy:- Will the Minister for Technical Education be pleased to state:

(a) whether the Government are aware of the fact that the management of Private Engineering Colleges are not implementing the G.O.Ms.No. 257, dated 7.10.1987 and G.O.Ms.No.205, beneficial to the non-teaching staff; and

(b) if so, the action taken against the erring managements?


(b) In case of any complaints from the Service Associations of non-implementation of the above orders of Government, are received such complaints are examined and being settled.
ANNEXURE-I

[Vide answer to clause (d) of Un-starred LAQ No. 3795].
SI.No. 276 on Page No. 8]

STATEMENT SHOWING THE PLACES WHERE FEED MIXING PLANTS ARE LOCATED

I. Under the Control of Andhra Pradesh State Meat and Poultry Development Corporation Limited.

FEED MIXING PLANT AT:

1. Poultry Marketing Centre, Visakhapatnam.
2. Poultry Marketing Centre, Kakinada.
3. Poultry Marketing Centre, Vijayawada.
4. Poultry Marketing Centre, Gannavaram.
5. Poultry Marketing Centre, Ongole.
6. Poultry Marketing Centre, Nellore.
7. Poultry Marketing Centre, Guntur.
8. Poultry Marketing Centre, Eluru.
11. Poultry Export Promotion Centre, Hyderabad.
13. District Poultry Farm, Mahaboobnagar.
14. District Poultry Farm, Dichpally
15. Poultry Marketing Centre, Kadthal.
17. Regional Poultry Farm, Chittoor.
18. Regional Poultry Farm, Cuddapah.

II. Under the Control of Animal Husbandry Department.

PIGGERY UNITS:

[a] Piggery Development Project, Vizag.
[b] Piggery Breeding Station, Vizianagaram.
[c] Pig Breeding Station, Gopannapalem.
[d] Pig Breeding Station, Muktyala.

LIVESTOCK FARMS:

[a] Jersey Cattle Farm, Banavasi.
[b] Govt. Dairy Farm, Vizag.
[c] Govt. Livestock Farm, Karimnagar.
[d] Composit Livestock Farm (Sheep Livestock), Chintaladevi.
[e] Progeny Testing Unit, Banavasi.
[f] Govt. Livestock Farm, Banavasi.
[g] Government Livestock Farm, Mahanandi.
[h] Government Livestock Farm, Kakinada.
[i] Government Livestock Farm, Kampasagar.
[j] Cattle Breeding Farm, Ramathirtham.
[k] Deoni Cattle Breeding Farm, Gadgarpally.
SHEEP FARMS:

(a) Large scale sheep Breeding Farm, Mamidipalli.
(b) Sheep Breeding Farm, Mahaboobnagar.
(c) Sheep Farm, Ronugonda.
(d) Sheep Farm, Siddirampuram.

III. Under the Control of Andhra Pradesh Agricultural University.

(a) A.I.C.R.P. on pigs.
(b) The Ongole Germplasm Improvement Scheme.
(c) All India Co-ordinated Research Project on Sheep for Mutton.
(d) All India Co-ordinated Research Project on Poultry.

[Vide answer to clause (b) of Un-starred LAQ No. 1914]

STATEMENT SHOWING THE BOGUS/GHOST CARDS, DETECTED

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<th>Sl. No.</th>
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<th>Yellow Cards</th>
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<td>Adilabad</td>
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Total: 5,88,826 1,03,651

Mr. Deputy Speaker:— Now the Hon'ble Chief Minister will move the demands for Grants for 1991-92.

Minister for Panchayati Raj (Sri Jalagam Prasada Rao):— Sir, with your permission, on behalf of the Hon'ble Chief Minister, I beg to move the following Demands for Grants for 1991-92.

1. "That the Government be granted a sum not exceeding Rs. 1,28,39,000/- under Demand No. XLVII - Tourism."

2. "That the Government be granted a sum not exceeding Rs. 38,90,80,000 under Demand No. XI - Secretariat and other Miscellaneous Administrative Services."

(Minister for Law & Legislature (Sri D.K. Samarasimha Reddy):— Sir, with your permission on behalf of the Hon'ble Chief Minister, I beg to move the following Demands for Grants for 1991-92.

1. "That the Government be granted a sum not exceeding Rs. 5,83,12,000 under Demand No. I State Legislature."

2. "That the Government be granted a sum not exceeding Rs. 1,75,24,000/- under Demand No. II Governor and Council of Ministers."

3. "That the Government be granted a sum not exceeding Rs. 23,55,57,000/- under Demand No. IV Elections."

4. "That the Government be granted a sum not exceeding Rs. 13,08,94,000 under Demand No. XXII-Information and Publicity."

Mr. Deputy Speaker:— Demands moved.

Mr. Deputy Speaker:- Now the Hon'ble Chief Minister will move the demands for Grants for 1991-92.

Minister for Panchayati Raj (Sri Jalagam Prasada Rao):- Sir, with your permission, on behalf of the Hon'ble Chief Minister, I beg to move the following Demands for Grants for 1991-92.

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4. "That the Government be granted a sum not exceeding Rs. 13,08,94,000 under Demand No. XXII-Information and Publicity"

Mr. Deputy Speaker:- Demands moved.
Mr. Deputy Speaker:- The Question is:

The following Motions are before the House.

The Question is:-

"That the Government be granted a sum not exceeding Rupees one Hundred and Fifty Nine crores fifty one lakhs and seventy five thousand under Demand No. 31 - Agriculture.

That the Government be granted a sum not exceeding Rupees Sixty three crores Eighty Seven Lakhs and Twenty Five Thousand under Demand No. 34 - Forests.

That the Government be granted a sum not exceeding Rupees One hundred and Twenty two crores Twenty six lakhs and ninety nine thousands under Demand No. 35 - Co-operation.

That the Government be granted a sum not exceeding Rupees Four hundred and Fifteen crores Eighty four lakhs and Seventy one thousands under Demand No. 48 - Civil Supplies Administration.

That the Government be granted a sum not exceeding Rupees Sixteen crores Forty one Lakhs and Twenty seven thousands under Demand No. 33 - Fisheries.

That the Government be granted a sum not exceeding Rupees Eight hundred and Forty two crores Eighty seven lakhs and forty three thousands under Demand No. 37 - Irrigation.

That the Government be granted a sum not exceeding Rupees Three hundred and Twenty crores Five Lakhs and Seventy six thousands under Demand No. 39 - Power Development.

That the Government be granted a sum not exceeding Rupees Two Crores Fifty nine lakhs and Eighty three thousands under Demand No. 45 - Science, Technology and Environment.

That the Government be granted a sum not exceeding Rupees Eighty six crores Ninety five lakhs and Forty three thousands under Demand No. 38 - Minor Irrigation.

That the Government be granted a sum not exceeding Rupees One hundred and Eight crores two lakhs and Twenty six thousands under Demand No. 25 - Tribal Welfare.

That the Government be granted a sum not exceeding Rupees Thirty one crores Fifty three lakhs and seventy four thousands under Demand No. 26 - Tribal Sub-plan.

That the Government be granted a sum not exceeding Rupees Seventy one crores Thirty Nine Lakhs and Seventy seven thousands under Demand No. 27 - Women and Child Welfare.

That the Government be granted a sum not exceeding Rupees Four hundred and Forty three crores Ninety five lakhs and twenty six thousands under Demand No. 24 - Social Welfare.

That the Government be granted a sum not exceeding Rupees Eighty five crores Eighty seven Lakhs and Firty six thousands under Demand No. 7 - - Excise Administration.
That the Government be granted a sum not exceeding Rupees Seven crores Sixty lakhs and Nineteen thousands under Demand No. 46 - Survey and Statistics.

That the Government be granted a sum not exceeding Rupees Seventy crores Ninety six lakhs and Thirty four thousands under Demand No. 8 - Commercial Taxes Administration.

That the Government be granted a sum not exceeding Rupees Three crores six lakhs and Ninety four thousands under Demand No. 30 - Administration of Religious Endowment.

That the Government be granted a sum not exceeding Rupees One hundred and Eighteen crores Eighty Seven lakhs and Eighty one thousands under Demand No. 5 - Revenue and District Administration.

That the Government be granted a sum not exceeding Rupees Twelve crores Fifty lakhs and Seventy two thousands under Demand No. 6 - Stamps and Registration.

That the Government be granted a sum not exceeding Rupees Four crores Seventy Three lakhs and Sixty five thousands under Demand No. 28 - Relief and Rehabilitation.

That the Government be granted a sum not exceeding Rupees Seventy one crores Ninety Eight lakhs and four thousands under Demand No. 29 - Relief on Account of Natural Calamities.

That the Government be granted a sum not exceeding Rupees Twelve crores Eighty two lakhs and Ninety three thousands under Demand No. 43 - Minor Port Development.

That the Government be granted a sum not exceeding Rupees Sixty one crores Fifty one lakhs and Sixty thousands under Demand No. 15 - Public Works.

That the Government be granted a sum not exceeding Rupees Two hundred and Twenty four crores Eighty two lakhs and Seventy four thousands under Demand No. 44 - Roads and Bridges.

That the Government be granted a sum not exceeding Rupees Seven crores Seventy seven lakhs and Seventy seven thousands under Demand No. 9 - Transport Department.

That the Government be granted a sum not exceeding Rupees Fifty six crores Twenty five lakhs and Fifty six thousands under Demand No. 19 - Technical Education.

That the Government be granted a sum not exceeding Rupees one thousand two hundred and forty three crores ninety two lakhs and eighty eight thousands under Demand No. 18 - General Education, Sports, Art and Culture.

That the Government be granted a sum not exceeding Rupees two hundred and seventy six crores fifteen lakhs and sixty thousands under Demand No. 12 - Police Administration.
That the Government be granted a sum not exceeding Rupees Fifteen crores Seven Lakhs and Ninety seven thousands under Demand No. 13 — Jails Administration.

That the Government be granted a sum not exceeding Rupees Ten crores Ninety three lakhs Fifty two thousands under Demand No. 16 — Fire Services.

That the Government be granted a sum not exceeding Rupees Thirty six crores eight lakhs and Thirty three thousands under Demand No. 3 — Administration of Justice.

That the Government be granted a sum not exceeding Rupees Thirty Four crores Three lakhs and Eleven thousands under Demand No. 10 — Treasury, Accounts and other Fiscal Services.

That the Government be granted a sum not exceeding Rupees Four hundred and Sixteen crores Fifty six lakhs and Seventy Six thousands under Demand No. 17 — Pensions.

That the Government be granted a sum not exceeding Rupees Thirty eight crores Seven lakhs and Sixty five thousands under Demand No. 50 — Loans to Government Servants and other Miscellaneous Loans.

That the Government be granted a sum not exceeding Rupees Twenty five crores Fifty hour lakhs and Seventy five thousands under Demand No. 14 Stationery and Printing Department.

That the Government be granted a sum not exceeding Rupees Five crores Eighty three lakhs and Twelve thousands under Demand No. 1 — State Legislature.

That the Government be granted a sum not exceeding Rupees One Crore Seventy Five Lakhs and Twenty four thousands under Demand No. 2 — Governor and Council of Ministers.

That the Government be granted a sum not exceeding Rupees Twenty three crores Fifty five lakhs and Fifty seven thousands under Demand No. 4 — Elections.

That the Government be granted a sum not exceeding Rupees Thirty eight crores Ninety lakhs and Eighty thousands under Demand No. 11 — Secretariat and other Miscellaneous Administrative Services.

That the Government be granted a sum not exceeding Rupees one crore Twenty eight lakhs and Thirty Nine thousands under Demand No. 47 — Tourism.

That the Government be granted a sum not exceeding Rupees Thirteen crores Eight lakhs and Ninety four thousands under Demand No. 22 — Information and Publicity.

(Pause)

The Motions are adopted and Demands are Granted.
I was very very eager for a discussion. As a matter of fact I could not have an opportunity.

Sri K. Rosaih:

I was very very eager for a discussion. As a matter of fact I could not have an opportunity.
Minister for Finance (Sri S. Santosh Reddy):– Sir, with your permission, I beg to move:

1. "That the Government be granted a sum not exceeding Rs. 40,19,36,724 for the excess expenditure incurred in the year 1981-82 as per the heads of Demands shown in the notice dated 21st September, 1991."

2. That the Government be granted a sum not exceeding Rs. 32,20,08,552 for the excess expenditure incurred in the year 1982-83 as per the Heads of Demands shown in the notice dated 21st September, 1991."

3. "That the Government be granted a sum not exceeding Rs. 14,54,29,648 for the excess expenditure incurred in the year 1983-84 as per the heads of Demands shown in the notice dated 21st September, 1991."

Mr. Deputy Speaker:– Demands moved.
Mr. Deputy Speaker:— That note of information itself contains policy matter.

Sri K. Rosaiah:— It is with Legislature Dept., the note of information itself contains policy matter. The Excise Dept. has prepared a policy statement and it is with the Legislature Dept. It is not a confidential document. Sir, literally, it is in the hands of every Excise Constable also. Because, they otherwise do not know what to do.

Mr. Deputy Speaker:— The note of information on the subject can be provided.

Sri K. Rosaiah:— Sir, that is with the Legislature Department.

Sri P. Ashoka Gajapathi Raju:— Sir, in the Demands, every year, the Excise Department brings out a policy statement. It is nothing new to be prepared. Generally it is attached with the demands. This year, in the Demands they said, "Same as the last year". They have not given that statement. That is the problem. He (Mr. N. Raghava Reddy) is asking for a copy of it. He (Sri K. Rosaiah) can place it on the Table of this House Sir. It is not a confidential document. Sir, literally, it is in the hands of every Excise Constable also. Because, they otherwise do not know what to do.
Mr. Deputy Speaker:- The substance is there in the note.

Sri P. Ashoka Gajapathi Raju:- Sir, it is not in the note. It is not in this note. They just said "Same as last year" - but they have not mentioned it, as they do it normally. That is the only thing Sir. If that Statement is placed on the Table of the House, everything will be over Sir.

Mr. Deputy Speaker:- The substance of the notes may be given to him.

Sri P. Ashoka Gajapathi Raju:- Just it is mentioned therein as "Same as last year" but not......
Mr. Deputy Speaker:- That copy of the Policy will also be circulated and placed on the Table of the House.

Now, the Question is:

1. "That the Government be granted a sum not exceeding Rs. 40,19,36,724 for the excess expenditure incurred in the year 1981-92 as per the heads of Demands shown in the notice dated 21st September, 1991."

2. "The Government be granted a sum not exceeding Rs. 32,20,08,552 for the excess expenditure incurred in the year 1982-83 as per the heads of Demands shown in the notice dated 21st September, 1991."

3. "That the Government be granted a sum not exceeding Rs. 14,54,29,648 for the excess expenditure incurred in the year 1983-84 as per the heads of Demands shown in the notice dated 21st September, 1991."

(Pause)"

Motions are adopted and the expenditure for the Demands are granted.

Now, we shall go to the Private Members' business.

Sri P. Ashoka Gajapathi Raju:- Sir, Tomorrow's business is very, very important and if you can agree, the Question-Hour can be cancelled.

We can consider that suggestions.

Sri P. Ashoka Gajapathi Raju:- O.K.

Sri Ch. Vidyasagara Rao:- sir, I beg to move.
"That leave be granted to introduce the Andhra Pradesh Civil Courts (Amendment) Bill, 1991."

Mr. Deputy Speaker:— Motion moved. Now, the question is:
"That leave be granted to introduce the Andhra Pradesh Civil Courts (Amendments) Bill, 1991."

(Pause)

The motion was adopted and the Bill was introduced.

Sri Ch. Vidyasagara Rao:— Sir, on behalf of Smt. G. Aruna, I beg to move:
"That leave be granted to introduce the Andhra Pradesh Prohibition of Ragging in Educational Institutions Bill, 1991."

Sri Ch. Vidyasagara Rao:— Sir, when the official Bills are, moved by other Ministers why cannot we move our private members' bills?

Mr. Deputy Speaker:— As far as possible, with regard to the private members bills, only the concerned Members have to move.

Sri Ch. Vidyasagara Rao:— We take the Joint responsibility. Otherwise, it will not be printed as a Bill. I request the Hon'ble Deputy Speaker to invoke his extraordinary jurisdiction of powers and allow me to move the Bill.

Questions which have been admitted shall be entered in the list of questions for a day and not more than two questions given by the same member shall ordinarily be put on list of business unless the Speaker otherwise directs.

As and when answers are given they will be published.
Mr. Deputy Speaker:—Yes, we shall try for that.

Sri P. Ashoka Gajapathi Raju:—Sir, it does not matter. After you have admitted an ordinary question, within 21 days the Government has to answer it. But, that is not happening and that is the reason why after admission, our questions are getting lapsed. Therefore, Sir, if you can see that the Government answers the questions as per the rules of the House, our problems are automatically solved. Kindly do that.
in the Business Advisory Committee meeting and if the BAC agrees for the such proposal I have, absolutely no objection to implement it.

Mr. Deputy Speaker:— Yes. Now, discussion on Non-Official Resolution.
ఎందుకంటే ఎందుకంటే వినియోగం కోసం అయిల్లాడుండానికి పారంపరికంగా ప్రసాదం గాయాలు ఉంచే మనం చాలా సహాయం పొందాలి. అప్పుడు ఇది ప్రస్తుతించాలి. మనం నేటి కామాన్ని పోటించాలి. అతి లాలి చేసి కామాన్ని కామాన్ని పోటించాలి. మనం సమాధానం సేని చేసి సమాధానం సేని పోటించాలి.
ఇది ఒక విశ్లేషక నుండి ప్రపంచ జాతీయ టీమింగ్ ప్రశ్న విషయంగా అభివృద్ధి చెందింది. ఈ ప్రశ్న విషయం ప్రతి సంవత్సరం వివిధ జాతీయ టీమ్ సంఖ్యలు ప్రతిధానం విషయంగా కూడా ఉంటుంది. ఈ ప్రశ్న విషయం ప్రతి సంవత్సరం వివిధ జాతీయ టీమ్ సంఖ్యలు ప్రతిధానం విషయంగా కూడా ఉంటుంది. ఈ ప్రశ్న విషయం ప్రతి సంవత్సరం వివిధ జాతీయ టీమ్ సంఖ్యలు ప్రతిధానం విషయంగా కూడా ఉంటుంది. ఈ ప్రశ్న విషయం ప్రతి సంవత్సరం వివిధ జాతీయ టీమ్ సంఖ్యలు ప్రతిధానం విషయంగా కూడా ఉంటుంది.
(The House then adjourned at 1.05 P.M. to meet again at 5.00 P.M.)

(The House then adjourned at 1.05 P.M. to meet again at 5.00 P.M.)

(The House then adjourned at 1.05 P.M. to meet again at 5.00 P.M.)
"The Andhra Pradesh Special Protection Force Bill, 1991 be taken into consideration"
sub-clause (I) of Clause 10 reads: "Any member of the Force, may without any order from a Magistrate and without a warrant arrest. It means he has got wide powers to arrest without warrant. He can arrest any individual without any warrant."

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He can arrest any person who voluntarily causes hurt to or attempts voluntarily to cause hurt to ....... This is all very clearly put in the rules. 

7(1) The Director-General shall be the Principal Administrative Officer of the force subject to the overall control of the Government. 

The Director-General shall be the Principal Administrative Officer of the force subject to the overall control of the Government. He may detail the offender and search his personal belongings and premises forthwith and he thinks proper, arrest any person whom he has reason to believe to have committed the offence." 

He can arrest any person who voluntarily causes hurt to or attempts voluntarily to cause hurt to ....... This is all very clearly put in the rules. 

The Director-General shall be the Principal Administrative Officer of the force subject to the overall control of the Government.
ఉత్స్తులు నడిడి: 1991, అవస్థాన్నికి 27 రెండుసెంట్, పిటిడానికి ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి.

పత్రికలో పுలిండి - అనేక సాధనాలను సమాధానం సాధించిన సాధన వ్యాఖ్యాతాలు ఎంతా రెండు సాధనాలు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదుగా ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదుగా ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదుగా ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదుగా ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి. కానీ అంతా సాధనాలు కొండ మీదు ఉన్నాయి.

పత్రికలో ప్రాంగణాలు గుర్తించడం మేమింది. ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి. ఇందు ప్రతి ప్రతి రేండు సంఖ్యలు ఉంటాయి.
మాత్రమే మన స్థానం ఉంది:

ఇంకం సమయంలో పోషించే నీకు రెండు కిందుల సంప్రదాయం?

డీ. పోయించిత ప్రవాహం:- కాకుండా యొక్కరా ఏర్పడి మనదో పైకాయుడం లేకుండా, ఇంకం సమయంలో పోషించే నీకు రెండు కిందుల సంప్రదాయం?

మో. జాతి సంస్కరణ:- నిర్ణయం నీటిని సంపాదించండి. మనదో చేసిన పరిస్థితులు మనకు మారించి తయారు చేయబడిరుంటాం. ఇది వచ్చింది.

మో. జాతి సంస్కరణ:- నిర్ణయం నీటి సంపాదించండి. మనదో చేసిన పరిస్థితులు మనకు మారించి తయారు చేయబడిరుంటాం. ఇది వచ్చింది.

చిత్రాలు కానూ?

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మో. జాతి సంస్కరణ:- నిర్ణయం నీటి సంపాదించండి. మనదో చేసిన పరిస్థితులు మనకు మారించి తయారు చేయబడిరుంటాం. ఇది వచ్చింది.

మో. జాతి సంస్కరణ:- నిర్ణయం నీటి సంపాదించండి. మనదో చేసిన పరిస్థితులు మనకు మారించి తయారు చేయబడిరుంటాం. ఇది వచ్చింది.

చిత్రాలు కానూ?

చిత్రాలు కానూ?
This 5.3c power 'to search without warrant' is unconstitutional. You cannot override Cr. P.C. 3-5-3-3 to override this un-constitutional. You have to draft police force from different organisations.

It is totally unconstitutional and undemocratic. You have to draft police force from different organisations.
'No suit or prosecution shall be entertained in any Court against the force or against any officer or....'
Please refer to 'Power to arrest without warrant', 'Power to search without warrant', 'Procedure to be followed after arrest', 'Protection of acts done in good faith', 'Cognizable offences', 'Members of the force to be considered always on duty and liable to be employed anywhere in the State and outside the State.'
It is the duty of the Government to protect the public properties as well as individual properties, private industries as well as public industries. A new psychology, a new philosophy is introduced by this Bill. It is a deviation. It is against the Constitution. That is my submission. It is a deviation in the sense that Government wants to charge the private properties who seek protection from Police.
Strategic and vital installations' means all such vulnerable points or areas as specified by the Government from time to time, and declared essential for the maintenance of the life of the community and which require special protection against sabotage; and the Headquarters of the force shall be at Hyderabad or at such other places as may be specified by the Government from time to time.
These clauses are curtailing the rights of the Labour Unions. So this is against industrial policy, labour policy. These provisions are affecting the interests of the Labour Unions. The right to organise and to bargain collectively is an inherent part of the right to work, the right to freedom of association, and the right to equality of employment and occupation. The right to strike is a fundamental right of workers to safeguard their interests. The right to strike is a means by which workers can express their dissatisfaction with their working conditions and negotiate with employers to improve their terms and conditions of employment.

Section 14. 'No court shall take cognizance of an offence against any member of the Force with regard to any act done by him while discharging or purporting to act in the discharge of his duty except with the prior sanction of the Government.' This is too much. That is also to be changed. Any member of the Force making an arrest under this Act, shall without unnecessary delay, make over the person so arrested to a police officer...

...
Section 21 (j) the terms and conditions subject to which the members to the Force may be deputed under Section 9 and the charges thereof: Any member of the force, may without any order from a Magistrate and without a warrant arrest:- (1) any person who voluntarily causes hurt to or attempts voluntarily causes hurt to...
Not less than the cadre, not less than the rank... Not less than the cadre, not less than the cadre...

Discharge his functions under the general supervision, direction and control of the authority incharge of the institutions, autonomous bodies or strategic and vital installations and Managing Directors of Industrial Undertakings.

On matters referred to... and within the powers given by the supervisors...

No suit or prosecution shall be entertained in any Court against the Force or against any officer or member of the force... which is in good faith done....

Any Member of the Force making an arrest under this Act, shall, without uncesearry delay...
Any member of the Force making an arrest under this Act, shall, without unnecessary delay....
_Sri A. Veerappa (Nallamadda)_:— This legislation is a welcome feature and I am supporting the Bill. ఇది పరిచయం చేసే ఒక స్థానిక మంత్రిగా మెరుగుదాడు. కేంద్ర సంస్థల ప్రముఖ పద్ధతి సంపాదన నిర్వహణ నిత్యానికి చెందిన అంకనానికి ఇందువల్ల ప్రతిపాదిత నిర్ణయా పంచిస్తాను. ఆస్వాదనం, ఆభ్యాసం మతిమానం విద్యా సంస్థల సాధనాం ప్రతిపాదిత నిర్ణయాల యొక్క పరిపాలన నిర్వహణ సమాచారం కేంద్రం ప్రచురం కలిగిన సాధనాం ప్రతిపాదిత నోటిఫికేషన్ విద్యాభిషేకం చేస్తాను. కేంద్ర సంస్థల ప్రముఖ పద్ధతి సంపాదన నిర్వహణ నిత్యానికి చెందిన అంకనానికి ఇందువల్ల ప్రతిపాదిత నిర్ణయా పంచిస్తాను.
They are all already well-trained in that particular area.
Dr. M.V. Krishna Rao (Ichapuram):- sir, though this Bill seems to be very legitimate no proper attention has been paid to various clauses which are of serious nature.

"Clause 12. Any member of the Force making an arrest under this Act, shall, without unnecessary dealy, make over-the person so arrested to a police officer, or, in the absence of a police officer, take such person or cause him to be taken to the nearest police station together with a report of the circumstances ocassioning the arrest."

It may lead to any danger. It may be one week, one month or any length of detention. It should be "within 24 hours".

"Clause 13. No suit or prosecution shall be entertained in any Court against the Force or against any officer or member of the Force or against any person acting under the order or direction of the Force of any officer or member of the Force for anything which is in good faith done or intended to be done under this Act or any rules made thereunder".

"Clause 14. No Court shall take cognizance of an offence against any member of the Force with regard to any act done by him while discharging or purporting to act in the dischar­ge of his duty except with the prior sanction of the Govern­ment." He can do any act. Even if he commits murder, no actio:

"Clause 15. No Court shall take cognizance of an offence against any member of the Force with regard to any act done by him while discharging or purporting to act in the dischar­ge of his duty except with the prior sanction of the Govern­ment."
Please refer this Bill to the Select Committee and see that such discrepancies are corrected.
1991. 20-வது நாள்

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3. நோக்கில் விளக்கம்: 1991. 20-வது நாள்

முதலாள் சூமு: 1991. 27-வது நாள்


1164 27 ஜனவரி, 1981 பண்டைய சின்ன. 1981. அன்னையேசி

பண்டைய நின்று சாலையில் தூக்கி காண்பது மணிக்குக் கூடியது. இந்த நேரத்தில் சென்றுவிடும் செய்திகள் கூடியது. எப்படி எந்த போட்டியில் விளக்கும் செய்திகள் கூடியது. பெரும்பாலும் தற்கால நூற்றாண்டிற்கு நேரடியாக விளக்கும் கூடியது. அது எந்த போட்டியில் விளக்கும் கூடியது. போட்டியின் நேரத்தில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது. எந்த போட்டியில் விளக்கும் கூடியது.
Any member of the force making an arrest under this act shall, without unnecessary delay, take over the person so arrested to a Police Officer or in the absence of a Police Officer take such a person or cause him to be taken to the nearest Police Station together with a report of the circumstances causing the arrest.
పిల్లని సముదాయం:- అది మాత్రమే అతను ఎంచుమో తిరిగీ తిప్పుతుంది.

మామే సుందర్త వంది:- తరకారి ఇది బిగిస్తే తిప్పుతుంది?

మామే సుందర్త వంది:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగె తిప్పుతుంది?

డీప్‌డీసీ:- నాయకుడు మాత్రమే ఎంచుమో తిప్పుతుంది?

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

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పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.

పిల్లని సముదాయం:- అది మాత్రమే తిరిగీ తిప్పుతుంది.

పిల్లని సముదాయం:- మాత్రమే అది ఎంచుకునే పదార్థం సాధ్యం వచ్చి తీసుకునండి.

డీప్‌డీసీ:- ఇది బిగించండి తిప్పుతుంది.
Only the Magistrate is entitled with such powers and not a common man. How the common man is supposed to take law into his own hands? Am I supposed to arrest him, recover the stolen property and hand over the accused to the police station?

Mr. Deputy Speaker: - For the protection of himself and for the protection of the property he can do that. It is there in the law.
Dr M.V. Mysoora Reddy:- Detaining is different and interrogating is different. These people are only arresting and taking them to the police station. If there is unnecessary delay they have to explain the reasons for the delay.

Sir: Dr. M.V. Mysoora Reddy:- For that he has to explain. For that he has to explain the reasons of the delay.

Mr. 10.3. J. K. S. Reddy:- Under Cr. P.C. any common man - any common man - can arrest who has committed a cognizable offences.
srí Ch. Víyaságará Ráo:- Without warrant I can arrest anybody, even suppose the Hon'ble Speaker.

Mr. Deputy Speaker:- Nobody, who has committed offence.
It must satisfy the objects and reasons.

Mr. Deputy Speaker:— That is not cognisable.

Sri Ch. Vidyasagar Rao:— I can say that you have attempted to murder me. Under 307 I can arrest you and put in the police station. It is cognisable and non-bailable.

Dr. M.V. Mysoora Reddy:— I will read out from C.R.P.C. Section 42. Arrest of persons, Chapter No. 5 — 'Arrest by Private Person and procedure on such arrest'. Any private person may arrest or cause to be arrested any person who in his presence commits a non-bailable and cognisable offence or any proclaimed offender and without any unnecessary delay shall make over and cause to be made over any person so arrested to a police officer or in the absence of a police officer take such person or cause him to be taken to the custody of the police station........
The Government may appoint a person to be the Director-General of the Force and may appoint other person to be Inspectors-General, Deputy Inspectors General, Commandants, Deputy Commandants and Assistant Commandants of the Force.

(2) The Director-General and every other supervisory officer so appointed under sub-section (1) shall have and may exercise, such powers and perform such duties as may be prescribed.

5. The Director-General of such supervisory officer as may be authorised by the Government shall enroll members of the Force in the manner prescribed.

6. Every enrolled member under section 5 shall be granted on his appointment, a certificate in the form prescribed under the seal of the Director-General of such other supervisory officer as the Director General may specify in this behalf, and the person holding such certificate shall exercise the powers of an enrolled member of the Force and perform such duties as may be prescribed.

7. No suit or prosecution shall be entertained in any Court against the Force or against any person acting under the order or direction of the Force or any officer or member of the Force for anything which is in good faith done or intended to be done under this Act or any rules made thereunder.
See Section 13, "No suit or prosecution shall be entertained in any Court against the Force or against any Officer or member of the Force or against any person acting under the order or direction of the Force for anything which is in good faith done or intended to be done under this Act or any rules made thereunder.

Sri D.K. Samarasimha Reddy: - The stress is meant for sanction.
Section Clause 12. 'Any member of the force making an arrest under this Act, shall, without unnecessary delay, make over the person so arrested to a Police Officer, or, in the absence of a Police Officer, take such person or cause him to be taken to the nearest police station together with a report of the circumstances occasioning the arrest.

At the first place it may appear that the right to form association or unions under the Article 19(1)c of the Constitution of India is violated by incorporating such a provision in the Bill, but it may be pointed out that the said provision in the Bill is drafted on the same lines as...
Section 15(a) of the Central Industrial Security Force. During 1968 an amendment was introduced No. 14/83. It may be further stated that the constitutional propriety of a similar provision made in the police force in regard to restriction right. During 1966 it was also challenged before the Supreme Court in Delhi -- Police Non-Gazetted Karmachari Verses Union of India.

Supreme Court held that by incorporating such a provision the fundamental right granted under Article 19(1)(c) of the Constitution for formation of associations and unions is not followed as it amounts to a reasonable restriction imposed in the interest of discipline and public order. Therefore Clause 17 of the Bill is not violative of the Article 19(1)(c) of the Constitution.

This is a watch dog to that with little powers.
Section 10(1)

Any member of the Force, may without any order from a Magistrate and without a warrant arrest:

(i) any person, who voluntarily causes hurt to or attempts voluntarily to cause hurt to, or wrongfully restrains or attempts wrongfully to restrain or assaults threatens to assault or uses or threatens or attempts to use criminal force to him or to any other member of the Force in execution of his duty as such member, or with intent to prevent or to deter him from discharging his duty as such member; or

(ii) any person who has been concerned in, or against whom a reasonable suspicion exists of his having been concerned in or who is found taking precautions to conceal his presence under circumstances which afford reason to believe that he is taking such precautions with a view to committing, a cognizable offence which relates to property belonging to, or in the premises of, any establishments, institution, autonomous body, industrial undertaking and assets or any strategic and vital installations referred to in clauses (ii) and (iii) of Section 8, or relates to other installations, or to property in the premises of the other installations, referred to in these clauses or the establishments, institutions, autonomous bodies, industrial undertakings and assets or strategic vital installations for the protection of which he is deputed under Section 9.
Mr. Deputy Speaker:- The so called arrest is not for punishing by himself. It is only to handover the gang's under the general supervision, direction and control of the authority in charge of the institutions, autonomous bodies or strategic and vital installations and managing directors of Industrial Undertakings.

...under the general supervision, direction and control of the authority in charge of the institutions, autonomous bodies or strategic and vital installations and managing directors of industrial undertakings.
under the general supervision, direction and control of the authority in charge of the institutions, autonomous bodies or strategic and vital installations... On the matter referred to or referred by the institutions, autonomous bodies or strategic and vital installations and managing directors of industrial undertakings. This will be directly under the Director-General of Police.
Any matter referred to by the direction...
ప్రపంచ నాటికేయాల. ఈ నాటికేయాలలో “హామవాటు” సమాధానం ఉండటానికి జరిగింది. 

శ్రీ ప్. కిస్తాద్రీ (నరయనాఖిడ్):  సిర్, మేము వినియోగించే నాటికేయాలలో ఇంచిపోయాయి. ఆమ్మలు మరియు చారిత్రక సమాధానాలను ప్యాకటించడానికి ఏ సమాధానం ఉండింది? లేదా అందించడానికి అంధకారం ఉండాలి?

హేవి విషయం: ఇది అధ్యాపకాధ్యాయం. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్.

మంచి భాషా జాత్రా: ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్.

ప్రామాణిక సమాచారాల: ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్. ఇది ఒక విద్యార్థి గ్రూప్.
Under Section 100 IPC, he can open fire for self-defence i.e., for protection of his life and property. 

(Notes)

Shortened version:
- In the event of a threat to life or property, he has the right to defend himself.
మామలు నిర్ణయించిన ప్రమాణాలకు ఉపయోగించి అనుకుని సమయంలో ప్రభావితమైన వంతెన పొందిన ప్రామాణిక ఉపయోగానికి సంబంధితమని ప్రత్యేకించాలి.

మామలు నిర్ణయించిన ప్రమాణాలకు ఉపయోగించడానికి ఉపయోగించని ప్రామాణిక ఉపయోగానికి సంబంధితమని ప్రత్యేకించాలి.

మామలు నిర్ణయించిన ప్రమాణాలకు ఉపయోగించడానికి ఉపయోగించడానికి ఉపయోగించాలి.
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మాముడి నవదేఖ నిర్ణయం – మహిళారాయోని – మీరు తమనుభంగం అంచనా తీస్తే నిలువు విషయం ఉందోంటారు? Are you agreeable for any amendments or do you send it to Select Committee?

7.50 సమయంలో నిగ్రహపడాలను – లాంటి సమాచారం ప్రదర్శించండి. కానీ సమాచారం బయలున్నది సమాచారం లాంటి సమాచారం బయలున్నది. నేను విషయం ఉందోంటారు. ఇది సమాచారం లాంటి సమాచారం బయలున్నది, ఎందుకంటే ఇది సమాచారం లాంటి సమాచారం బయలుచేసి ఉంది.

చౌరసు నివాసంతో:- ఈ సమాచారం లాంటి సమాచారం బయలున్నది, ఎందుకంటే ఇది సమాచారం లాంటి సమాచారం బయలుచేసి ఉంది. ఈ సమాచారం లాంటి సమాచారం బయలున్నది, ఎందుకంటే ఇది సమాచారం లాంటి సమాచారం బయలుచేసి ఉంది.

సమాచారం లాంటి సమాచారం బయలున్నది, ఎందుకంటే ఇది సమాచారం లాంటి సమాచారం బయలుచేసి ఉంది. ఈ సమాచారం లాంటి సమాచారం బయలున్నది, ఎందుకంటే ఇది సమాచారం లాంటి సమాచారం బయలుచేసి ఉంది.
What is the security for the Security Officer,

Dr. M.V. Mysnora Reddy:- Sir, I beg you move that "The Andhra Pradesh Special Protection Force Bill, 1991 be taken into consideration."

Mr. Deputy Speaker:- Motion moved. The question is that.

The Andhra Pradesh Special Protection Force, Bill 1991 be taken into consideration.

(Pause)

The Notice was adopted and Bill as considered.
Clauses 2 to 7

Mr. Deputy Speaker:- There are no amendments to Clauses 2 to 7. The question is that --

"Clauses 2 to 7 do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 2 to 7 were added to the Bill.

Clause - 8.

Dr. M.V. Mysoora Reddy:- Sir, I beg to move that --

"In Clause 8 after sub-clause (iii), insert "(iv) to protect and safeguard the employees of the Industrial Undertakings and Installations referred to in clauses (ii) and (iii)."

Mr. Deputy Speaker:- Motion moved. The question is that --

"In Clause 8 after sub-clause (iii), insert "(iv) to protect and safeguard the employees of the Industrial Undertakings and Installations referred to in clauses (ii) and (iii)."

(Pause)

The motion was adopted and the Official amendments was carried.

Dr. M.V. Mysoora Reddy:- Sir, I be to move that --

"In Clause 8, re-number clause (iv) as clause (v) and add the following at the end; "and the employees referred to in clause (iv)."

Mr. Deputy Speaker:- Motion moved.

The question is that --

"In Clause 8, re-number clause (iv) as clause (v) and add the following at the end; "and the employees referred to in clause (iv)."

(Pause)

The motion was adopted and the amendments was carried.

Mr. Deputy Speaker:- The question is that --

"Clause 8, as amended, do stand part of the Bill."

(Pause)
The motion was adopted and Clause 9 was added to the Bill.

Clause - 10.

Dr. M.V. Mysoora Reddy:- Sir, I beg to move that —

"In item (i) of sub-clause (1) of clause 10 for "to use Criminal Force to him or to any other member of the force in execution of his duty as such member or with intent to prevent or to deter him from discharging his duty as such member; or, "substitute" to use criminal force to any employee, referred to in clause (iv) of Section 8, or to him or any other member of the Force in discharge of his duty as such employee or in execution of his duty as such member, as the case may be, or with intent to prevent or to deter him from discharging his or attempted to be done by him in the lawful discharge of his duty as such member."

"In item (iii) of sub-clause (i) of clause 10 for "to involve imminent danger" substitute "to involve danger."

Mr. Deputy Speaker:- Motions moved.

The question is that —

"In item (i) of sub-clause (1) of clause 10 for "to use criminal force to him or to any other member of the force in execution of his duty as such member or with intent to prevent or to deter him from discharging his duty as such member; or, "Substitute "to use criminal force to any employee, referred to in clause (iv) of Section 8, or to him or any other member of the force in discharge of his duty as such employee or in execution of his duty as such member, as the case may be, or with intent to prevent or to deter him from discharging his duty as such member or in consequence of anything done or attempted to be done by him in the lawful discharge of his duty as such member."

"In item (iii) of sub-clause (i) of clause 10 for "to involve imminent danger" substitute "to involve danger."

(Pause)

The motion was adopted and the amendments were carried.
Mr. Deputy Speaker:— The question is that —

"The Clause 10, as amended, do stand part of the Bill."

(Pause)

The motion was adopted and Clause 10 as amended was added to the Bill.

Clause 11 to 21 and Clause 1 Enacting Formula.

Mr. Deputy Speaker:— There are no amendments to Clause 11 to 21 and Enacting Formula. The question is that —

"Clauses 11 to 21 and Clause 1 Enacting Formula do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 11 to 21 and Clause 1 Enacting Formula was added to the Bill.

LONG TITLE

Dr. M.V. Mysoora Reddy:— Sir, I beg to move that —

"In the Long Title for "Industrial Undertakings' etc." substitute "Industrial Undertakings and the employees of all such industrial undertakings."

Mr. Deputy Speaker:— Motion moved.

The question is that —

"In the Long Title for "Industrial Undertakings." substitute "Industrial Undertakings and the employees of all such industrial undertakings."

(Pause)

The motion was adopted and the amendments was carried.

Mr. Deputy Speaker:— The question is that —

"The Long Title, as amended, do stand part of the Bill."

(Pause)

The motion was adopted and the Long Title, as amended, was added to the Bill.
Dr. M.V. Mysoora Reddy:- Sir, I beg to move that --

"The Andhra Pradesh Special Protection Force Bill, 1991 be passed."

Mr. Deputy Speaker:- Motion moved.
The question is that --

"The Andhra Pradesh Special Protection Force Bill, 1991 be passed."

(Pause)
The motion was adopted and the Bill was passed.

Re: Elections to PAC, EC AND PUC postponed.

Mr. Deputy Speaker:- I have to announce that the elections to the Committees on Public Accounts, Estimates and Public Undertakings scheduled to be held tomorrow are postponed.

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

(The House then adjourned at 8-00 p.m. to meet again at 8-30 a.m., Saturday the 28th September, 1991.)

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