1. మార్చి పాటలు

- మార్చి పాటలు ప్రాంతంలో స్వార్థం కలిగి, ప్రాంతాల గమనం అవసరం ఉంది - మార్చి పాటలు ప్రాంతాల గమనం కావచ్చు. 

2. దానం లుందు పాటలు

3. మార్చి పాటలు

- దేశ ప్రభుత్వం సమాధానం సాహిత్య సంస్థ ఎందుకు భాగము ప్రాంతాల ప్రూలం కావచ్చు.

4. దానం - 304 దానం పాటలు ప్రాంతాల ప్రూలం 

పాటల వివరణాలు కలిగి, 

- (1) దేశానికి నిష్ణాది, దీని క్రీంధరాల మాట పాటలు ప్రాంతాల ప్రూలం కావచ్చు. 

(2) దేశానికి ప్రభుత్వాల ప్రతి మాట పాటలు ప్రాంతాల ప్రూలం కావచ్చు. 

(చదివించిన సంఘా నిష్ణాది)

 ఐదుగారు విభాగాలు మగ్గాకాలు మిత్రాపుత్రాలు సంస్థ ప్రూలం, నిష్ణాదికి పుష్పించబడింది 

Chairman:- I am to announce to the House that as per the proviso to Rule 41 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly answers to 56 Starred Questions, 26 Unstarred Questions not included in the lists till 30-9-1991 are placed on the Table of the House. They shall form part of the proceedings of the House.

I am also to announce to the House that such of the admitted Short Notice Questions which have not been taken up for answer will be treated as Ordinary Starred Questions. The Ministers concerned will be requested to furnish replies direct to the members in respect of notices under Rule 74 and 304 which were admitted and sent to them earlier and not included in the Agenda.

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

J. No. 232-1
Because I have no knowledge about the decisions taken by the Speaker or Deputy Speaker previously. Now I request you to follow the business as per the agenda.

Sri P. Ashoka Gajapathi Raju:- Sir, since several days, we have been requesting you to allow the 304 notice given by us that after the assassination of Rajiv Gandhi certain incidents have occurred in the State. The Speaker and the Deputy Speaker time and again told us that it would come up in today's agenda. This is not posted today. We have very very strong feelings about this. We don't want to make anything unambiguous as far as this is concerned. These are very important things, particularly were chosen and singled out.

Chairman:- I have already told you to move this issue when the Speaker comes.

Sri P. Ashoka Gajapathi Raju:- We have told umpteen times.

Chairman:- You better move this issue when Speaker comes. Please bear with me.
Sri P. Ashoka Gajapathi Raju:— We are also aware of the rules, Sir. When a matter is subjudice, we will not go into the depth of the subject. We have been singled out.

Chairman:— You take up the issue when Speaker comes. Let us go with the agenda.

Sri P. Ashoka Gajapathi Raju:— But this is totally unfair. We have been singled out.

Sri M. Raghuma Reddy (Nalgonda):— In the meantime you adjourn the House.

Sri P. Ashoka Gajapathi Raju:— Please resume your seat. I am coming to 304. This subject shall not come.
Mr. Speaker:- Please resume your seat. What is this? Something must happen.

(Translated)

Mr. Speaker:- Please resume your seat. What is this? Something must happen.

Mr. Speaker:- Does not matter. I will look into it.
Mr. Speaker:- Please take your seat. Let me tell you. I have already said..... if anything is found like that and if it is hurt, naturally it will be expunged.

Mr. Speaker:- If anything is found like that and if it is hurt, naturally it will be expunged.

Mr. Speaker:- It would be expunged. Whatever was said previously before I came regarding 'hurt' is expunged.

Mr. Speaker:- It would be expunged. Whatever was said previously before I came regarding 'hurt' is expunged.
Sri P. Ashoka Gajapathi Raju: Sir, the Minister has given an assurance on the floor of the House....

Mr. Speaker: It is not zero hour, please.

Sri P. Ashoka Gajapathi Raju: With regard to Singareni Colleries, action against the corrupt officers in regard to coal allotment has not been done. Chief Minister has also assured the House that he will make a statement on handloom weavers' death. With regard to Vasistha Bridge, the files have to be placed before you. The Panchayati Raj Minister said that he would make a statement on the last day. These assurances were given to us long, long back and nothing has come about.

Mr. Speaker: I will talk to them. There will be a statement.

Sri P. Ashoka Gajapathi Raju: I gave an assurance that I will make a statement before closure of the Assembly Session. I am going to make a statement. Don't be in a hurry.

(Adjourned)
Mr. Speaker:- Please take your seat. It has become the order of the day. I have said that if it is hurt, I will look into the matter. Again I am saying that if it is hurt, I will look into the matter.

Mr. Speaker:- Is it the way to stand like that?

Mr. Speaker:- Is it the way to stand like that?
Mr. Speaker:- Everything is expunged. Now matter under Rule 304.

Do you want to run the House or not? If you act like this, I will adjourn for this day also.

Please take your seat.

***Expunged as ordered by the Chair.***
Mr. Speaker:- The matter is closed.

Mr. Speaker:- Here is an announcement. The Commonwealth Parliamentary Delegation had visited our Assembly Buildings and Hall and they expressed their happiness. They were very happy. We have taken a decision in the B.A.C. ... and expressed their happiness. We were very happy.
1334 30 జులై, 1991

వారస్సు నిర్ణయం:

(1) తాహ్సిల్ అధికారికంగా పంచాయత ప్రతిష్టాన్ని కటోపాటం చేసిన ప్రత్యేక నిర్ణయం. (2) ప్రత్యేక నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి ప్రతి నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి ప్రతి నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి ప్రతి నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి ప్రతి నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి 

వారస్సు నిర్ణయం:

ప్రత్యేక నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి ప్రతి 

(విధానం)

10 వారస్సు నిర్ణయం:

ప్రత్యేక నిర్ణయం ప్రారంభ కాలంలో తాహ్సిల్ అధికారి ప్రతి 

Pending final orders, eviction orders initiated by the Tahsildar are hereby suspended.
(30) 304 நாள் தமிழ் குறிப்பிட்டு இன்னோடு இன்னோடு இன்னோடு 30 நாள் தமிழ், 1991 - 1335

முறையே: (1) இச்சொல்லிங் சொல்லிங், உரு

நெபாளி தமிழ் எழுதி வரும் தமிழ் வழக்கங்களை

அறியவும் பயிற்சி செய்திகள்.


(நூற்றாண்டு)

பதியாயம் திண் இறா தூங்கை என்னும் தோற்று இருத்தின் தோற்றை மீண்டும் தோற்றை மீண்டும் தோற்றை மீண்டும்.

3- பாடல் (தமிழ்பாடல்): - அல்கரு, மாணவர்கள் மூலம் 10.10

சிற்றோள், குருஸ்தோல், இன்றைய குருசுக்கள் லிமரிசிங்கர் மற்றும் குருக்களின்

செயலத்தை விளக்கத்தட்டும் முறையே. குரு குருத்து செயல்பாடுகளை விளக்கத்தட்டும்

செயலத்தை விளக்கத்தட்டும் முறையே. குரு குருத் த்தோன்றுத்தகையினால்

முறையே. குருக்கள் குருத்து செயல்பாடுகளை விளக்கத்தட்டும் முறையே. குருக்கள் குருத்து

செயல்பாடுகளை விளக்கத்தட்டும் முறையே. குருக்கள் குருத்து

செயல்பாடுகளை விளக்கத்தட்டும் முறையே.

(12.10.1937

சிற்றோள் பெயர் ஒரு முன்னேடு 6105 எடுத்து விளக்கும் முறை 1948 புது குரு குருசு சுருக்கம் 11. பதியாயம்
(2) అంగేశారి చిత్ర వేదిక లాంటి మనం అభిమానంగా కలిగి
అనుమతించిన కారకము దృశ్యాన్ని దిద్దుకుండా ప్రతిపాదించారు.
சிறுவர் குழாய் காலம், குழாய் காலத்தில் குழாய் தென்னியில் என்னவுடைய உயிரியென்ன என்பது ஒரு காலத்தில் மூலம் மாட்டுள்ளதைச் சொல்லலாம். அவ்வபோது குழாய் இனத்தில் கூடியும் என்னவுடைய உயிரியென்ன என்றும் சொல்ளலாம். முன்னேறி ஒரு காலத்தில் மூலம் மாட்டுள்ளதைச் சொல்லலாம். குழாய் குழாய் காலத்தில் மூலம் மாட்டுள்ளதைச் சொல்ளலாம். 

இரு பகுதிகளில் காலம், குழாய் காலத்தில் மாட்டுள்ளதைச் சொல்ளலாம். குழாய் காலத்தில் மூலம் மாட்டுள்ளதைச் சொல்ளலாம். உயிரியென்ன என்றும் சொல்ளலாம். 

பகுதிகளில் காலம், குழாய் காலத்தில் மாட்டுள்ளதைச் சொல்ளலாம். குழாய் காலத்தில் மூலம் மாட்டுள்ளதைச் சொல்ளலாம். 

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இரு பகுதிகளில் காலம், குழாய் காலத்
ఒట్టసిములు అయిన గ్రంథ ప్రతి జాత లో ఫారియా అనే ఎంపిక విభాగం 30 జనవరి, 1991. 1541
తిరుగుతూపు: (2) తెలుగు నాటింయ తెలియలేదు
రామరావు మామిడి నిత్యం ప్రగాంధి
అధ్యాయం మరియు దోషం కలిగి. 3 తెలుగులో మరియు
ప్రాణం సాపట్టి దోషం కలిగి.

స్వామిత్వంతర జీవం లో జాతం లో ఫారియా అనే ఎంపిక విభాగం 30 జనవరి, 1991. 1541
తిరుగుతూపు: (2) తెలుగు నాటింయ తెలియలేదు
రామరావు మామిడి నిత్యం ప్రగాంధి
అధ్యాయం మరియు దోషం కలిగి. 3 తెలుగులో మరియు
ప్రాణం సాపట్టి దోషం కలిగి.
30 జనవరి 1991

6 సంవత్సరాలు, బాలధరమ తొలి తేది చెప్పింది. ఇతర అవసరాల సమయంలో ఈమానని తిమరింది 5 సంవత్సరాలు బలగింది. ఇది బాలధరమ పదానికి అది విస్తరించడం లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు. ఈమానని ఇంటి లేదు.
The matter is over. The basic point is, we must hear what is going on in the House.
మాదించిన ప్రారంభం:- అంగానించిన పంటికే కానూడించి వాటా కాను ప్రాంగణం వేసే నాటి భానుచిన అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు అంతర సంఖ్యా సమితులు నాటి భానుచిన అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు 

స్హ. స్హ. సింధూనాటి:- సుగంధంగా కప్పరిన సంఘా నాటి చిహ్నంలో వుడులేని సమితులు అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో సాధించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు అంతర సంఖ్యా సమితులు కొనసాగించిన నాటి ప్రాంగణంలో శాఖలు - దోష పాటలు, దోష పాటలు 

మ్యార్స్ ప్రేడర్:- There are two taxes. There is cess, which should be spent on the road development? 

మ్యార్స్ ప్రేడర్:- There are two taxes. There is cess, which should be spent on the road development?
చిన్న వందం నిర్మాణ ప్రాముఖ్యత మీదుగా సుందరంగా సంపాదించాం: (2) రెండు వర్గాల సహాలు సారిస్థానం కావాలి. ఉదాహరణ తెలుగు అంశాలను తెలియడానికి హేతువుగా అంశాలు వాడడానికి తయారు చేయాలి.

చదువు నిర్మాణ ప్రాముధయత:- ఖాగదిగా వాడనం ద్వారా ప్రాముధయత నిర్మాణం జరిగింది. వినియం ఉంటే సాధనాలను వాడడానికి అదృశ్యం కావాలి. ఈ ప్రాముధయత అనుసరించి అంశాలను తెలియడానికి తయారు చేయాలి. అంశాల వాడడానికి తయారు చేయాలి.

చదువు నిర్మాణ ప్రాముధయత:- కాశి నిర్మాణ సమీకరణ నిర్మాణం జరిగింది. సాధనాలను వాడడానికి అదృశ్యం కావాలి. ఈ ప్రాముధయత అనుసరించి అంశాలను తెలియడానికి తయారు చేయాలి. అంశాల వాడడానికి తయారు చేయాలి.
J. No. 232- 4
Copy of the list of names of Religious Institutions affected in road widening and also the details of the cases relating to Religious Institutions pending in Courts, in pursuance of an assurance given while answering L.A.Q.No.5355 (Starred) on 16-9-1991.

Sri K. Bapiraju: With your kind permission on behalf of the Minister for Endowments I beg to lay on the Table a statement in pursuance of the assurance given on 30-8-1991, while answering L.A.Q. No. 4704, given notice of by Sri P. Nageswara Rao and other Hon’ble Members.


Dr. B. Sundara Rami Reddy: Sir, I beg to move:

"That the first, second and third reports of the Committee of Privileges presented to the House on 28th September, 1991 be taken into consideration.

Mr. Speaker: Motion moved.

The question is:

"That the first, second and third reports of the Committee of Privileges presented to the House on 28th September, 1991 be taken into consideration."

The motion was adopted.

Dr. B. Sundara Ram Reddy:- I beg to move:

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

Mr. Speaker:- Motion moved.

The question is:

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

The motion was adopted.

Chief Minister (Sri N. Janardhana Reddy)?- Sir, I beg to move:
"That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1991 be taken into consideration."

Mr. Speaker:— Motion moved.

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

1) "That in Clause 2 of the sub-clause (a) for clause (e) substitute—

   (e) in respect of telephone facility:

   (i) an allowance of rupees one thousand five hundred per mensum inclusive of rentals;

   (ii) installation charges."

2) Sir, I beg to move:

"That in Clause 2 of sub-clause (b) for "Ten thousand", substitute "Fifteen Thousand."

Mr. Speaker:— Amendments moved.

Now, discussion please. Sri N. Raghava Reddy please.
Mr. Speaker:– There is option also.

Mr. Speaker:– The option also.

Mr. Speaker:– There is option also.
పిల్లికి అధ్యక్షుడు అధ్యక్షుడు అధ్యక్షుడు అధ్యక్షుడు

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పిల్లికి అధ్యక్షుడు అధ్యక్షుడు అధ్యakyslashes; అధ్యakyslash; అధ్యakyslash; అధ్యakyslash;
Mr. Speaker:—Option is given, Chief Minister has replied.
Nobody is covering this aspect. Nobody is covering this aspect.
We must be grateful to them.

Mr. Speaker:— The question is:

"That the Andhra Pradesh Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1991 be taken into consideration."

(Pause)

The Motion was adopted and the Bill was considered.
I shall now put the clauses to vote. After passing the bill, I will give you opportunity.

CLAUSE 2

Sri N. Janardhana Reddy:- Sir, I beg to move:

"That in Clause 2 of sub-clause (a) for Clause (e) substitute:

(e) in respect of telephone facility:-

(i) an allowance of rupees one thousand five hundred per mensem inclusive of rentals;

(ii) installation charges."

Mr. Speaker:- Amendment moved.

Now, the question is:

"That in Clause 2 of sub-clause (a) for Clause (e) substitute:

(e) in respect of telephone facility:-

(i) an allowance of rupees one thousand five hundred per mensem inclusive of rentals;

(ii) installation charges."

(Pause)

The amendment was carried and Clause 2 was amended.

Sri N. Janardhana Reddy:- Sir, I beg to move:

"That in Clause 2 of sub-clause (b) for 'ten thousand' substitute 'fifteen thousand'."
Mr. Speaker:- Amendment moved.

Now, the question is: "That in Clause 2 of sub-clause (b) for 'ten thousand' substitute 'fifteen thousand'."

The amendment was carried and Clause 2 was amended.

Now, the question is:

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

(Pause)

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

Clauses 3 to 5, Clause 1, Enacting Formula and Long Title:

Mr. Speaker:- There are no amendments to Clauses 3 to 5, Clause 1, Enacting Formula and Long Title.

Now, the question is:

"That Clauses 3 to 5, Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

The motion was adopted and Clauses 3 to 5, Clause 1, Enacting Formula and Long title were added to the Bill.

Sri N. Janardhana Reddy:- I beg to move:

"That the Andhra Pradesh payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1991 be passed.

Mr. Speaker:- Motion moved.

Now, the question is:

"That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1991 be passed."

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

"That the Andhra Pradesh Open University (Amendment) Bill, '91 be taken into consideration."

Mr. Speaker:- Motion moved. Now discussion.

Sri P. Ashoka Gajapathi Raju:- Sir, on this Bill, I would also like to speak two sentences.

Mr. Speaker:- Now discussion has to be started.
Sri P. Ashoka Gajapathi Raju:- Sir, after the experiment of the Open University has proved a resounding success in the State it is heartening to note that the Government made such an announcement and by honouring this great son of our soil, we are honouring ourselves.

Sir, we all know that Ambedkar was a great educationist. In fact, he was such an educationist who wanted education to be universal. Our Constitution also speaks of free and compulsory education to all the children upto the age of 14 years. His role in all these was tremendous. Our Country had tremendous discrimination and his life was dedicated to see that this discrimination ended and moving the whole Country towards an egalitarian society.

I congratulate this Government for taking this decision and our party enmass support this decision of this Government.
పిండి ప్రస్తుత గొప్పం మొదటి చివరి:- కలిస్తే, ఈ ప్రస్తుత గొప్పం పిండి ప్రత్యేకమైనది కానీ మాత్రమే మనం ఇప్పటి కాలం మంచిమాచికి లేదు. చాలా కాపెక్కిలో ఉంటాయి. ప్రత్యేకమయొంటే ప్రత్యేకమయొంటే, మనం ఇప్పటి పిండిగా పనిచేసి ఉంటాము. మాత్రం మూలం ఉంది కానీ, మనం ఇప్పటి పిండి పనిచేసి ఉంటాయి,

పిండి ప్రస్తుత రాయం (మామిడి):-- కలిస్తే, మనం ఇప్పటి పిండి పనిచేసి ఉంటాయి. ద్వారా మాత్రం ముందు ఉంది. మనం ఇప్పటి పిండి పనిచేసి ఉంటాయి. మనం ఇప్పటి పిండి పనిచేసి ఉంటాయి.
తిబ్బత్ నుండి: 30 మార్చి, 1991. 1365

చేరుకునే విషయం: (2) 1991. విచారణలు
భాషారిథిని చేసుకునే నిరాంధన నియమాలు (నియమాలు) చేసినపేరు.

చిత్రితికి మాత్రమే ఇంకా పాడవి లాగం లింగం రాకండా కేసరి అయిన అధికారి బాషా మంత్రి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

చిత్రితి సంఖ్య (రూ.సంఖ్య): అధికారి, బాషా నిరాంధన నియమాలు విభాగం లో ఇంకా సాధ్యమైనందును. ఇది అధికారి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

చిత్రితి (నియమాలు): అధికారి, బాషా నిరాంధన నియమాలు విభాగం లో ఇంకా సాధ్యమైనందును. ఇది అధికారి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

చిత్రితి (సహాయాలు): అధికారి, బాషా నిరాంధన నియమాలు విభాగం లో ఇంకా సాధ్యమైనందును. ఇది అధికారి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

సంక్షిప్తం సంఖ్య (పహిలి): అధికారి, బాషా నిరాంధన నియమాలు విభాగం లో ఇంకా సాధ్యమైనందును. ఇది అధికారి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

సంక్షిప్తం సంఖ్య (పండితం): అధికారి, బాషా నిరాంధన నియమాలు విభాగం లో ఇంకా సాధ్యమైనందును. ఇది అధికారి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

సంక్షిప్తం సంఖ్య (పండితం): అధికారి, బాషా నిరాంధన నియమాలు విభాగం లో ఇంకా సాధ్యమైనందును. ఇది అధికారి బాషా దేశం కోసం రాతి దిని చాటిని ఇంటాం. అది సమాధానం సమాధానం లింగం రాతి ఇది తప్పించిన అభయం నిరాంధన నియమాలు తప్పించిన అభయం నిరాంధన నియమాలు.

J. No. 232-6
It is under active consideration of the Government. It will be taken care of.
Mr. Speaker:- The question is:

"That the Andhra Pradesh Open University (Amendment) Bill, 1991 be taken into consideration."

(Pause)

The Motion was adopted. The Bill was considered.

Clauses 2 to 5, Clause 1, Enacting Formula and Long Title of the Bill.

Mr. Speaker:- The question is:

"That Clauses 2 to 5, Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

The Motion was adopted and Clauses 2 to 5, Clause 1, Enacting formula and Long Title were added to the Bill.

Sri N. Janardhana Reddy:- Sir, I beg to move:

"That the Andhra Pradesh Open University (Amendment) Bill, 1991 be passed."

Mr. Speaker:- Motion moved.

The question is:

"That the Andhra Pradesh Open University (Amendment) Bill, 1991 be passed."

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

Sri N. Janardhana Reddy: I cannot bring a religion or taste for an autonomous body.

Mr. Speaker: Please send the Petition.

Sri K. Chandrasekhara Rao: There is an assurance, Sir.

Mr. Speaker: I will tell them.
Mr. Speaker:- I shall not take the Petition. If you give long speech.

Mr. Speaker:- Send the Petition.

Mr. Speaker:- Send the Petition.

12.20 Mr. Speaker:- I shall not take the Petition. If you give long speech.
(30 డిసంబర్, 1971

మనుష్యాన్ని దరియుస్తుంది. అంటే అనే పాత్రానికి మిగిలు సమాధానం తెలియజేస్తుంది. అనేక ప్రశ్నలను నిర్ధారించడానికి, ప్రభావం దత్తాత్రేయ సాధనం, అందరికి ప్రశ్నాంభిక అవసరమైన రిపోస్టు విషయం దృష్టిలో ఉంది. ఈ రిపోస్టు ప్రతి ప్రశ్నను తెలియజేస్తుంది.....

(మామలు పంటి)

ఆరు పంతి ప్రతి పోలించి ఎందుకు?

మార్చెను. మామలు పంటికిని:- మామలు ప్రతి పోలించి ఎందుకు?

మార్చెను. మామలు పంటికిని:- మామలు ప్రతి పోలించి ఎందుకు?

మార్చెను. మామలు పంటికిని:- మామలు ప్రతి పోలించి ఎందుకు?

(మామలు పంటికి నిప్పడం)

మార్చెను. మామలు పంటికిని:- మామలు ప్రతి పోలించి ఎందుకు?

(మామలు పంటికి నిప్పడం)

మార్చెను. మామలు పంటికిని:- మామలు ప్రతి పోలించి ఎందుకు?

(మామలు పంటికి నిప్పడం)
(పత్రిక 205 సంచాల)

శ్రీ సిద్ధాది: జానపద ఆచార్యులకు కోసం ఈ పాఠానిక మార్గం కోసం నిచ్చినంతప్పుడు మేరకు మరింత మార్గం కోసం తప్పించండి.

చరిత్ర పాణిపూర్వ పాఠానిక కోసం ఉపయోగించబడుతున్న మార్గం కోసం తప్పించండి.

చరిత్ర పాణిపూర్వ పాఠానిక కోసం తప్పించండి.

చరిత్ర పాణిపూర్వ పాఠానిక కోసం తప్పించండి.

చరిత్ర పాణిపూర్వ పాఠానిక కోసం తప్పించండి.

చరిత్ర పాణిపూర్వ పాఠానిక కోసం తప్పించండి.

చరిత్ర పాణిపూర్వ పాఠానిక కోసం తప్పించండి.

(పత్రిక 205 సంచాల)
Mr. Speaker:- Please send the Petition.

Smt. Christine Lazarus (Nominated):- There is a petition, Sir.

J. No. 232- 7
Smt. Christine Lararus:— I submit through you, Sir, a G.O.Ms.No. 43, Social Welfare Department was issued which attracts Article 25 of the Constitution of India. Justice has to be done.

(Petition sent to the Hon. Speaker)
(విశేషాలు 20 శతాబ్ధం)

పశ్చాత్తి, మంగల రాయ మాచర్ల సంస్థ ప్రముఖ

సంపాదక ప్రముఖ సత్యనారాయణ కారణా

"పశ్చాత్తి - ఉష్ణభూమి, తాత్కాలిక పరిస్థితి శాస్త్రం జాతీయ సాహిత్య సంమేధాలు కేంద్రం కూడా కలిగి ఉండాలి. శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి. పశ్చాత్తి ఆహారం శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి. పశ్చాత్తి ఆహారం శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి. పశ్చాత్తి ఆహారం శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి. పశ్చాత్తి ఆహారం శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి. పశ్చాత్తి ఆహారం శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి. పశ్చాత్తి ఆహారం శాస్త్రం నిండిత బాధామానికి పరిశుభ్రను కావలసింది. సమాధానానికి అందుబాటులో ఉండాలి.
1. ఫిల్మ్, నిర్మాణ మూలం కలదే ఆస్తిత్వం సంబంధించిన ప్రశ్నలు తెలుసుకోవడానికి రెండవ సంఘటన ఉత్సవం నిర్మాణ చిత్రాధిపతి శ్రీ మాయాకృష్ణం సంబంధిత విషయాలు అందించడానికి పాఠకుడి ప్రత్యేక పండితం అందించారు.

2. ఫిల్మ్ నిర్మాణ సాధనాలు నిర్మాణ కార్యక్రమాన్ని కూడా నెలకొని ఉంచుకుని ప్రత్యేకంగా ప్రతిభ పండితం ఉంచారు.

3. ఫిల్మ్ నిర్మాణానికి సాధనాలు నిర్మాణ సంబంధిత విషయాలను అందించడానికి పండితాలు ఉండాలి.
మేము లోని విద్యార్థులకు ఈ ప్రతిక్రియ అందించటానికి తప్పించబడిన పరిస్థితిని కూడా కొంతం ప్రత్యేకంగా స్పష్టంగా తెలిసి, కార్యకరమైన మార్గాలను కొనియాం. 12:40 సమయం మాత్రమే తక్కువ కాడు లేదా ఉండడంతో, అందువల్ల వాటి కొన్ని ప్రామాణిక విషయాలు చెప్పాలి.

మేము నిలిచాల ప్రతి సమయం యొక్క ప్రభావాన్ని ప్రకారం ఎంతన్ను చెప్పాలి. అప్పుడు బెహుళ్ళం నిర్భరతత్వం విషయం అడవి అందులో ప్రకారం చెప్పండి. ఈ ప్రతి సమయానికి ఎందుకంటే సమయం కాదు. అసమా సమయం సమయం ప్రతి సమయం ఎంతప్రత్యేకంగా చెప్పండి. ఈ ప్రతి సమయం యొక్క ప్రతి సమయం ఎంతప్రత్యేకంగా చెప్పండి. ఈ ప్రతి సమయం యొక్క ప్రతి సమయం ఎంతప్రత్యేకంగా చెప్పండి. ఈ ప్రతి సమయం యొక్క ప్రతి సమయం ఎంతప్రత్యేకంగా చెప్పండి. ఈ ప్రతి సమయం యొక్క ప్రతి సమయం ఎంతప్రత్యేకంగా చెప్పండి.
Sri D.K. Samarasimha Reddy:— Most of the Floor Leaders are not present now. I thought it is appropriate when they are present here. I will make a statement.

Sri P. Ashoka Gajapathi Raju:— Sir, before we take up Law and Order subject, we want that Rajiv Gandhi's unfortunate post assassination violence is brought up. You have agreed. Let us go on that? then Law and Order.

Minister for Home (Dr. M.V. Mysoora Reddy):— Sir, I invite your attention. The violence that took place after the assassination of Rajiv Gandhi was unfortunate. The law and order situation was tense during that period.
The Government of Andhra Pradesh had appointed a Commission, under Section 3 of the Commission of Enquiry Act, 1952 (General Act 60/52). Government of Andhra Pradesh had appointed a Commission of Enquiry consisting of a Single Judge, namely Justice M.R. Ansari, Retired Chief Justice Jammu and Kashmir to enquire into the incidents that followed the assassination of Rajiv Gandhi on 21-5-1991. The terms of reference are:

(a) To find out the circumstances leading to the violence and damage to private and public properties in different parts of the State after the assassination of Rajiv Gandhi on 21-5-1991.

(b) To identify the persons, groups, organisations if any, responsible for the assassination and the precautionary measures taken by the law enforcing authorities to prevent violence and damage to the properties.

(c) To evaluate effectiveness and promptitude of the action taken by the law enforcing authorities to deal with the situation and

(d) The lapses, if any, on the part of any person or authority in dealing with the situation. He assumed charge. He also issued notification that the public may file their affidavits.

Sri P. Ashoka Gajapathi Raju:- Sir, the terms of reference are so comprehensive and wide that they cover all aspects. You consider that aspect also.
Mr. Deputy Speaker:— What compensation he has to be given.

Sri P. Ashoka Gajapathi Raju:— That is not part of the Terms of reference.

Mr. Deputy Speaker:— The point is whether it is an organisation responsible or some individuals are responsible.

Sri P. Ashoka Gajapathi Raju:— Sir, Here it happened that we in Opposition have been singled out and in fact the role played by the Congress is the predators.
Sri P. Ashoka Gajapathi Raju:- Sir, it is imperative and we feel strongly that this matter may be discussed on the Floor of this House. This is the political action taken by the Ruling Party in our State Sir.

Mr. Deputy Speaker:- About this matter and the terms of reference, I am not going to allow for discussion.

Sri P. Ashoka Gajapathi Raju:- Sir, I can understand that this Government is trying to go back Sir. Here, they have... 

Dr. M.V. Mysoora Reddy:- Sir, nobody is going back. We are adhering to the Rule.

Sri P. Ashoka Gajapathi Raju:- They have given a note i.e. by this Minister on 27-9-1991. With regard to this assassination of Mr. Rajiv Gandhi Sir, here, they have mentioned that in this incidence 1096 were booked and 1356 persons were arrested. This is an example, I am giving you Sir.

Mr. Deputy Speaker:- Those facts - we know and.....

Sri P. Ashoka Gajapathi Raju:- Sir, the D.G.P. gave a statement on 11-6-1991 (I am having copies also and I am sending them to you Sir). They came in many papers also Sir. Therein he has said: Cases registered - 1513 - persons arrested 4836. Sir, the Government is again withdrawing cases on all these arsonists - because they are involved. We have a definite strong feeling on this Sir. We want to raise it Sir.
Sri P. Ashoka Gajapathi Raju: Sir, the thing is, this is a very complicated issue.

Mr. Deputy Speaker: It is a very serious one also. There was sufficient agitation, I mean, there was vast destruction and subsequently agitation took place. A Supreme Court Judge has been appointed and very wide terms and comprehensive terms were given as a result of the agitation and on the demand of the public. Therefore now having kept the matter in the hands of the Supreme Court Judge, and we cannot decide the things here once again.

Sri P. Ashoka Gajapathi Raju: Sir, we are not deciding. We are pointing out the inadequacies of the Government, wherein the Government has willfully and knowingly shielding the culprits.....

Sri P. Ashoka Gajapathi Raju: Sir, even Hon'ble Members here, Sir, Dr. Jayamma, like that, Macherla Sivaramakrishna Prasad, and Sri V. Chander Rao - they are Hon'ble Members of this House. They have been the victims. This is a matter driving strong feelings also.

Dr. M.V. Mysoora Reddy: Sir, on technicalities he can discuss. How can he bring all those names and things Sir?

Sri P. Ashoka Gajapathi Raju: Sir, I would also like to mention the names of the accused.

Sri P. Ashoka Gajapathi Raju: Sir, the thing is, this is a very complicated issue.
మంగి నిర్ణయించాలి పెరుగుదలకు:- స్రీ ఎల్లావిరు విషయం, అనే తినించాము. కాని అయితే మేము అంచనా మంచడానికి అనేక సమయం పిలువాడు. మేము నిర్ణయించాము. మంగి నిర్ణయించాలి పెరుగుదలకు.

స్రీ. దీపీకా స్పెక్టర:- "Identification of persons responsible for this destruction" వి తరువాత తినించండి.

స్రీ. ఎం. రాఘవ రెడ్డి:- సిర్, సమితీ పినియము సమాచారం అయితే చాలా సమయం పిలువాడు.

స్రీ. ఎం. రాఘవ రెడ్డి:- కూడా తినించండి. నిర్ణయించా పెరుగుదల అనేక సమయం పిలువాడు. నిర్ణయించా పెరుగుదల అనేక సమయం పిలువాడు.

స్రీ. ఎం. రాఘవ రెడ్డి:- అది కారణం యే విషయం, అది అయితే ఉంది. మేము నిర్ణయించాము. అది అయితే ఉంది. 

స్రీ. పాంచాల్గాతిపత్ర రాజు:- స్పెక్టర్ సిర్, మేము పినియము సమాచారం అయితే పినియము సమాచారం అయితే చాలా సమయం పిలువాడు. కాని మేము నిర్ణయించాము. అది అయితే ఉంది. 

స్రీ. పాంచాల్గాతిపత్ర రాజు:- మేము నిర్ణయించాము. మేము నిర్ణయించాము.

స్రీ. పాంచాల్గాతిపత్ర రాజు:- స్పెక్టర్ సిర్, మేము పినియము సమాచారం అయితే పినియము సమాచారం అయితే చాలా సమయం పిలువాడు. 

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and also Rule 82 and proviso. I will read out Rule 66 - proviso:- "Provided that the Speaker may in his discretion allow such matter being raised in the Assembly as is concerned with the procedure or subject or stage of enquiry if the Speaker is satisfied that it is not likely to prejudice the Commission or Court of Enquiry or a Competent Authority".....

Dr. M.V. Mysoora Reddy:- That rule is meant for Adjournment Motion Sir. 

Sri P. Ashoka Gajapathi Raju:- Sir, cannot I make a submission to you? For that also, am I not going to be permitted Sir? You see the proviso of Rule 82 also. It is said "Provided that the Speaker may, in his discretion allow such matter being raised in the Assembly as is concerned with the procedure or subject or stage of enquiry if the Speaker is satisfied that it is not likely to prejudice the consideration of such matter by the Tribunal or Commission or Court of Enquiry....."

Sir, there are numerous precedents under which, in the rulings also from the Chair, wherein the Speaker have allowed to debate on things under Commission of enquiry Sir. First of all we believe.

Mr. Deputy Speaker:- Even, if we allow such discussion, is it not a bad precedent? Is it not contrary to the rules?

Sri P. Ashoka Gajapathi Raju:- Sir, when the unfortunate Vijayawada riots were also discussed on this floor of the House, this thing was there. Communal violances were also discussed Sir.

Dr. M.V. Mysoora Reddy:- Sir, I am not telling about the violence. On these things, there is a judicial commission appointed. 

Sri P. Ashoka Gajapathi Raju:- There are numerous cases. In the Report also it has been given.
Mr. Deputy Speaker:— That is why a Supreme Court Judge was appointed at your request.

Sri P. Ashoka Gajapathi Raju:— The Supreme Court Judge was appointed Sir. But our demands are very clear Sir.

Mr. Deputy Speaker:— When the Supreme Court Judge was appointed we cannot by-pass the Judge now. We cannot by-pass the judiciary now.

Sri P. Ashoka Gajapathi Raju:— Sir, we are not by-passing. There are only three demands that my leader made at that particular time Sir. Demanding a judicial enquiry and a report to be submitted and made public within 40 days; punishment for all the criminals whatever stage they were in Sir; and identify the victims and fully compensating the victims Sir. Even these demands, after all these months, have not been met Sir. We have been desperately trying to raise this issue from the beginning of this House Sir.

Dr. M.V. Mysoora Reddy:— Whatever their desperation may be, there are some rules Sir.

(Interruptions)

Sri P. Ashoka Gajapathi Raju:— The Minister is going about like a jack in the box Sir.

Mr. Deputy Speaker:— Please don't blame like that....

(Interruptions)
Mr. Deputy Speaker:— Please don't indulge into provocative language unnecessarily. Let us formally and peacefully examine the position. That is all.

Sri P. Ashoka Gajapathi Raju:— The Minister gets up and provokes. Then what can I do Sir?

(Interruptions)

Sri P. Narasimha Reddy (Zaheerabad):— Sir, Point of Order. Let me read out Rule 82. "No resolution which seeks to raise discussion on a matter pending before any statutory tribunal or statutory authority performing any judicial or quasi-judicial functions or any Commission or Court of Enquiry or a competent authority appointed to enquire into or investigate any matter shall ordinarily be permitted to be moved.

Provided that the Speaker may, in his discretion allow such matter being raised in the Assembly as is concerned with the procedure or subject or stage of enquiry if the Speaker is satisfied that it is not likely to prejudice the consideration of such matter by the Tribunal or Commission or Court of Enquiry."

Sir, It is mandatory provision. So, it should not be allowed for discussion here in this matter. This is already referred to the Tribunal - the Court of Enquiry. So these matters cannot be discussed in this House Sir. I want the Chair to give a Ruling on this. There is no clear rule— this may be explained Sir.

Sri P. Ashoka Gajapathi Raju:— Sir, the rule which the Hon'ble Member has quoted itself has the basic reason for it. We have had discussions over large number of topics on which
Judicial Enquiries were pending Sir. In this August House, from 1978 onwards - since I have been a Member - I have seen, heard and participated in those discussions. It is not that we have not participated. The idea is that the Judicial Enquiry in this particular case should not be prejudiced. I don't think Sir, that our discussion and discussing the facts are going to prejudice a person of a renouned status of our Retired Chief Justice of our High Court. So, we would like to discuss this issue here Sir. We would like to point out the Government's failures, Sir and we would like to ask them as to why they are not implementing the Rule of the Land in this State Sir?

Dr. M.V. Mysoora Reddy:- Sir, 3&) R& 3*a>0&0 3<ji)^0 3& e$^s*^* I am not commenting against Sri Ansari. I resent the Minister to speak like this. I did not comment against Sri Ansari. I am not like you.

Mr. Deputy Speaker:- All those comments should not go on record.

Sri P. Ashoka Gajapathi Raju:- Sir, 3&) R& 3*a>0&0 3<ji)^0 3& e$^s*^* I am not commenting against Sri Ansari. I resent the Minister to speak like this. I did not comment against Sri Ansari. I am not like you.

Mr. Deputy Speaker:- Yes, if you have not commented, you need not get angry for that.

Sri P. Ashoka Gajapathi Raju:- Sir, If the Minister misleads - how is it?

Dr. M.V. Mysoora Reddy:- I am not misleading Sir - he has already told Sir.

Sri P. Ashoka Gajapathi Raju:- I never commented against Sri Ansari Sir. He is a respectable Retired Senior Judge of
the High Court of Jammu and Kashmir Sir. I am also aware of that. It is not that I am not aware of it. I have never commented on him, neither any Member of my Party commented on him.

Mr. Deputy Speaker:— Then, it is very nice.

Sri P. Ashoka Gajapathi Raju:— Sir, the thing is — what we want to do is, to point out the Government's failures — that is the intention. Important Legislators have also been involved in this precarious crimes Sir. Our intention is to bring it to the notice of the August House and to point out......

Sri P. Ashoka Gajapathi Raju:— Sir, what we want to do is to point out the Government's failures as to wherein they have neglected the victims totally. Even till to date Sir, no succour was given to them Sir.

Mr. Deputy Speaker:— That aspect, I will allow Mr. Raju, i.e., so far as the victims and the relief to the victims are concerned.

Dr. M.V. Mysoora Reddy:— Sir, that Agenda is for Law and Order. What I kept on the Table of the House is meant for the Law and Order Agenda. He is quoting from that. He is quoting from the statement which I supplied for this Law and Order discussion Sir.
Sri P. Ashoka Gajapathi Raju: Sir, I can quote from all the sources of information at my command. I do not restrict myself only to the statement made by the Minister.

Mr. Deputy Speaker: No you cannot differentiate in that way.

Sri P. Ashoka Gajapathi Raju: Sir, I do not think any Supreme Court Judge or High Court Judge - much less a Retired High Court Judge.....

Mr. Deputy Speaker: No you cannot differentiate in that way.

Sri P. Ashoka Gajapathi Raju: Sir, I don't think they are so gullible. Here, we are not prejudiced to any type of enquiry. We are just bringing the facts to your notice - to the notice of this August House about the failure of the Government, as we see it, the non-extension of succour to the victims Sir.

(Interruptions)

Sri P. Ashoka Gajapathi Raju: The suspending of Law and Order in our State, wherein the victims are not being punished - that we want to bring to your notice Sir. Law and Order was not permitted to make its own course.

That aspect is open for discussion. The earlier two aspects are not open for discussion. Therefore, let us go to the regular discussion on law and order.
Sri P. Ashoka Gajapathi Raju:- This is unfair. Sir, my submission to you is that this is totally unfair. If we discuss facts on this, we are not going to prejudice any judge.

Mr. Deputy Speaker:- By discussing facts.

(Interruptions)

Sri P. Ashoka Gajapathi Raju:- Succour is one aspect and permitting law and order to take its own course is another aspect.

Sri D.K. Samarasimha Reddy:- One submission, Sir. I am not going into the merits or otherwise of the contentions that have been raised by the Hon'ble Minister as well as on the other side. In the agenda before us today, law and order is the first item and I would like to request them to mention all this during that time when discussion on law and order is taken up. (Pointing to Opposition Benches) Why do not you refer to it then? What is the problem in it? You are at liberty to mention about the State failure if you have got any material with you at that time.

Mr. Deputy Speaker:- We are now to discuss the issue of law and order.

Sri P. Ashoka Gajapathi Raju:- Sir, my submission to you is that, right from the beginning of this Session we have been requesting an opportunity for this. We had requested you and we had requested the Hon'ble Speaker. You had agreed that before going to the law and order discussion at least, minimum half-an-hour or more time will be given to this. Now, you are not giving us the opportunity.

Mr. Deputy Speaker:- I said not to the matters covered by the judiciary and not to the matters which are going to influence the judiciary.

Sri P. Ashoka Gajapathi Raju:- I am not going to influence the judiciary. I am naive enough to think that the judiciary is not going to be influenced by what I say here. You have promised to give us an opportunity on this.
Mr. Deputy Speaker:- I never promised to allow you an opportunity with regard to the terms which are referred to the judiciary.

Sri P. Ashoka Gajapathi Raju:- Sir, I am naive to believe that the judiciary is not going to be influenced by whatever I am going to say here. I do not believe that the judiciary is going to be influenced by what all I say in this House. I know that, you know that and they know that. What I would like to bring to the notice of this House is the object and total failure of this Government.

Mr. Deputy Speaker:- That you cannot do unless and until we receive the report of the Tribunal. Now, you cannot go into that matter and you cannot discuss about that matter now.

Sri P. Ashoka Gajapathi Raju:- Sir, you are very well aware that.....

Mr. Deputy Speaker:- Unless and until we get report that matter cannot be discussed here.

Sri G. Muddukrishnama Naidu:- Point of order, Sir.

Mr. Deputy Speaker:- No point of order now.

Sri P. Ashoka Gajapathi Raju:- Sir, point of order gets preference.

Mr. Deputy Speaker:- It is your bad habit and I never had that habit. It is your bad habit. Your comment does not go into the record. You cannot cow down the Chair like this. It has become a habit with you and mischief on your part. You are trying to get cheap propaganda and cheap publicity here. I do not allow your tactics here. I do not like that.

*** Expunged as ordered by the Chair.***
Mr. Deputy Speaker:— Their shouting does not go on record.

(Interruptions)

This shouting does not go on record.

Sri P. Ashoka Gajapathi Raju:— Sir, provocation from any side is not good and I do agree with it.

Sri T. Seetharam:— Point of clarification. This is all for cheap publicity and propaganda and to waste the time of the House from obstructing the proceedings as per the agenda in the House.

(Several Hon'ble Members from Telugu Desam Party were on their legs and shouting)

Mr. Deputy Speaker:— What all they talk does not go on record. I have not permitted them. Mr. T. Seetharam, are you interested in the discussion on law and order or not?

(Interruptions)

No. I have not permitted you, Mr. Seetharam. Whatever you say does not go on record.
Mr. Deputy Speaker:— You can discuss that in the law and order issue. You can also speak on law and order. To the extent it does not influence the judiciary I will allow it on this subject.

Sri P. Ashoka Gajapathi Raju:— We will not get answers we want when this issue is discussed under general discussion on law and order.

Mr. Deputy Speaker:— I have no objection.

Sri P. Ashoka Gajapathi Raju:— Sir, judicial enquiry is pending and that is one aspect. Law has not been allowed to take its own course and it is another aspect. None of the victims has received succour so far. We are on the last day of September and the House is going to be adjourned.

Mr. Deputy Speaker:— Regarding that aspect I will permit you and you can discuss because it is not covered by the terms of reference.

Sri P. Ashoka Gajapathi Raju:— In respect of the Hon'ble Members from the Opposition their properties were destroyed by whom?

Mr. Deputy Speaker:— 'By whom'.
Sri P. Ashoka Gajapathi Raju: We are clear on this and that is why, we are trying to bring to your notice.

We are also trying to bring it to your notice. We would like to point out as to who did it and the Government has to answer what action they have taken as per law because whatever judicial enquiry is there, the Government is expected to answer.

This is part and parcel of law and order.

Sri P. Ashoka Gajapathi Raju: Sir, all the aspects that I have just submitted are not going to prejudice any judicial enquiry. It is more meaningful and the only reason why we are insisting that the discussion should be separate is, we will get a separate answer. Otherwise, the Minister for Home will not answer us, Sir.

We are not agreeing to mixing and talking about the issue. We want a definite answer on these points. We are not agreeing for mixing up with the general law and order discussion because, if it is mixed up, we know what will happen.

The Minister want to take up the total law and order discussion. But we want a separate discussion on the events of the post-assassination of Rajiv Gandhi and especially the violence in Andhra Pradesh following the unfortunate death of Rajiv Gandhi.

Right from the beginning of this Session we have been making efforts to see that this
comes up on the agenda and every time we were assured that it would come up.

Mr. Deputy Speaker:– It is a part and parcel of law and order matter and we have been telling that you can discuss it as a part and parcel of the law and order problem.

Sri P. Ashoka Gajapathi Raju:– Even then also we do not want to compare, If you do not give us opportunity for separate discussion. If we will get a separate answer then only it will be going to be useful and helpful and will be a solution.

Sri P. Ashoka Gajapathi Raju:– May I take it that the Hon'ble Speaker's assurances are not going to be met and the Hon'ble Deputy Speaker's assurances are not going to be met?

Mr. Deputy Speaker:– Opportunity will be given for the discussion under the law and order matter.

Sri P. Ashoka Gajapathi Raju:– Sir, before the law and order matter is taken up you have assured us that these issues will be brought up separately. Kindly permit us to do it. That is what we are asking. Nothing more than what has been assured to us.

Mr. Deputy Speaker:– Why are you so particular to bring it as a separate item of discussion?

Sri P. Ashoka Gajapathi Raju:– Sir, we are particular because, here, the victims come from the Non-Congress I Category.
Sri P. Ashoka Gajapathi Raju:- The aggressors also happen to be members of the ruling party. Sir, that is why, we want a separate discussion on this. We do not want to mix up and discuss.

Mr. Deputy Speaker:- Because that allegation is there it is referred to the judiciary.

Sri P. Ashoka Gajapathi Raju:- If the facts are not mentioned here, it is not going to prejudice the judicial enquiry.

Sri P. Ashoka Gajapathi Raju:- We have discussed numerous items on which judicial enquiry is pending. Our experience has been that no Hon'ble Member has commented on a retired Chief Justice.

Sri P. Ashoka Gajapathi Raju:- I have not said that it directly affects the judicial enquiry. I brought to your kind notice also the discrepancies between the D.G.P. statement and the Home Minister statement the other day, Sir. There are so many things and the Police did not even register cases, which the Ray Commission has identified and submitted reports.

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Sri P. Ashoka Gajapathi Raju:— Sir, since you are insisting so much I do not mind and I am not going to talk on the rest of the issue under law and order and I, myself, confine to the post-assassination period. I expect a specific answer from the Hon'ble Home Minister.

Mr. Deputy Speaker:— Please keep in view that the matters which are pending before the judiciary are not to be referred. With regard to other matters only, kindly refer. You are at liberty to refer to other matters only.

Sri P. Ashoka Gajapathi Raju:— Sir, I am under protest and I bring to your kind notice that it is rather unfortunate actually, that during an election time—or any time for that matter—our country has gone through two traumatic periods. We witnessed a tremendous traumatic period when our late Prime Minister Smt. Indira Gandhi was brutally assassinated by her own security guards. At that time, at least, in the State of Andhra Pradesh the people could mourn their loss in a civilized manner. During the recent Lok Sabha elections the country went through another traumatic period. An Ex-Prime Minister was brutally assassinated at Sriperumbudur in Tamil Nadu. Consequent to the time of his assassination, one that is, the first instalment of polling was already over. Every one in Andhra Pradesh was fully aware that the ruling party had done very, very badly in that first instalment of the polling and the ruling party obviously knew it and the Government also knew it. So, with an intention of installing fear in the people where sympathy would not work—because the Indian voter is very sentimental and sympathy weighs with him very heavily but where sympathy does not work, at least fear ought to work—the ruling party unleashed a reign of terror. Therefore, under this pretext, terror was unleashed in the State of Andhra Pradesh and the people's representatives who were provided with security, that is, gunmen went physically and created terror in the State of Andhra Pradesh. Sir, this is a very, very unfortunate thing. This was done keeping in view the elections held in May, Sir. People who did not support Congress—I party were singled out. Their properties were destroyed. Their theatres were destroyed and industries were destroyed. Medical dispensaries were destroyed and even
patients were not allowed to undergo post-operative care and they were virtually thrown out of the clinics. Sir, apart from this, trucks and cars were destroyed. Even the petty traders were not spared. Pan-shops, Tea-shops, Cool-drink Carts, Vegetable vending carts and the Fruit Sellers, Baskets were destroyed. Residential Houses and residential huts were also destroyed. All this was done by the Members and very, very influential people of the Congress - I Party in our State. Not satisfied with this, even public utilities and public offices were also singled out for destruction. M.R.O. Offices, M.P.P. Offices and Mahila Mandalies were destroyed. Sir, even Town Halls were destroyed. Rural Electrification Projects and their offices were destroyed. In respect of the weaker section people having very limited resources for drinking water poison was mixed in those wells. Curfew was clamped in almost all the municipalities in the State. Where curfew was not imposed, Section 144 was promulgated but that did not also stop the ruling party legislators - some of whom were Ministers - from going around in a planned way and organising arson and loot. At certain places, there were even the acts of stripping of women because they did not support the ruling party. That is why, with the sympathy on one side and fear on the other side, this ruling party was able to scrape through the third instalment of elections in our State.

Prominent among those who were subjected to tremendous destruction were the Leader of the Opposition, himself and his family. Dr. Jayamma, who is with us here now, was also subjected. Similarly, N. Sivaramakrishna Prasad from Macherla and V. Chender Rao, MLAs were subjected. Sir, it is unfortunate that some of those who subjected these innocent people in Andhra Pradesh are Members of our August House. Some are Ministers also. They are Damodar Reddy, *** Chenga Reddy,

(Interruptions)

Pantham Padmanabham, Sudhir Kumar, Mukesh, Damodar, V. Narayana Reddy, V. Venkateswara Rao, V. Chalapathi Rao, Gurunadha Rao and even *** Sir, they are prominent among them to instil

*** Expunged as ordered by the Chair.
fear to see that the rule of the jungle was unleashed in Andhra Pradesh. These gentlemen - if that term could be appropriate - got the predator's instinct and went in search of prey who happen to be legislators and leaders of Non-Con­gress - I parties in the State. Curfew did not stop them and Section 144 was no deterrent to them. The law and order machinery in the State totally collapsed with the law makers themselves taking the Police Escort and Gunmen along with them to perpetuate this terror on innocent people which was never heard of before - even when the late Mrs. Indira Gandhi was brutally assassinated in Delhi. Sir, we never heard of people's representatives directly jumping into the field and doing that. We have seen that in Andhra Pradesh. There is no action from the Government till now. The Government at that time confused itself and issued a statement appealing the people to remain calm at that hour of trial. We understand from the Home Minister's statement that a Control Room was set up at Secretariat and it was working from 21st, 11.00 a.m to 25th morning. We are fortunate that after the Control Room was set up, the violence was stopped.

Andhra Pradesh Police Force was once known to be second to none in the Country and that also collapsed. We just became were spectators and we could not act. Even the Police Officers have given statements in this regard. One Mr. Krishna Reddy, Sub-Inspector of A.P.S.P. Second Battallion, Kurnool....

Mr. Deputy Speaker:— Whether a particular official was there or officials were there.....

Sri P. Ashoka Gajapathi Raju:— I want to quote one incident. There are so many incidents. I can leave the rest to other Members.

'(Interruptions)

Sri A. Ram Babu:— Sir, Sir.....

(Interruptions)

Mr. Deputy Speaker:— Please don't obstruct. If there is anything objectionable, I will look to it. I am here to protest the interests of all.
Mr. Deputy Speaker:— You have no business. Leave it to me, I will look to it. Please resume your seats. The concerned Minister is also here.

Sri P. Ashoka Gajapathi Raju:— This Sub-Inspector who comes from the Second Battalion which is in Kurnool District was posted that day to Tarakarama Theatre. He gave a statement in the press that two Legislators and other leaders including about 200 persons carrying weapons "Maranayudhalu" came to the area. He informed to his superiors and waited for instructions from the Deputy Commissioner of Police and S.D. A.P. Commissioner. Some how, he could not get the instructions. This is one example. There are 20,000 cases in the state. I dispute with what the Minister has said which is again in variation with the Director General of Police. The D.G.P. statement on 11-6-1991 mentions that the cases registered were 1,513 and the persons arrested were 4,836; and the police fired 30 times in the state and no deaths took place. I dispute this. We all know that little children died in the stray bullets. For example, one Solanki Sadhya of 5 years R/o Vijayawada — her life was cut by stray bullets. Gurajada Yesu Babu of 10 years R/o Challapally — his life was ended by stray bullets. The stray police bullets let into the innocent children but not into a single arsonist in the State. The Home Minister had made a statement that the cases registered was 1096 and persons arrested were 1256; he brought down the figure of arrested persons. Anyhow, everybody thought that nobody was arrested because whether the arrests were made only on the paper or otherwise, nobody knew it. This is the unfortunate situation. The power of the Government was used on the side of the people perpetuating violence in the state of Andhra Pradesh. Incidentally, they happened to be the Members of the Ruling Party and the Government remained inactive. When the Leader of the Opposition had to go on fast unto death, even that fast was disrupted after six days and a judicial enquiry was ordered of which the Minister had mentioned now. The Ex-gratia Commission was asked to assess the
damage in the State. The Ex-Gratia Commission on 9th June gave an interim report that he had interacted with the District Collectors and they in turn gave the information from the F.I.Rs registered with the police and based on that report, he arrived at a conclusion that the total loss in the State was Rs. 8.9 Cr. First of all, the police never registered the cases. In my own place which is very peaceful, violence was perpetuated. Police never registered any case. They were so frightened to go according to the rule of law. This is the terror the Government has created in its own machinery. The result is the victims still remained victims. The Chief Minister never bothered to console any victim. No minister called on any victim of the arson but encouraged the arsonists. No District Collector, no Mandal Revenue Officer have inspected the places of damage. We the People's Representatives have brought it to their notice and requested them 'kindly do it'. They still never bothered and the Ex-Gratia Commission has completely relied upon the F.I.Rs. Even those F.I.Rs are false. I know one Video Camera and a studio were smashed. You know the cost of a Video Camera. The police decided that the damage is not more than Rs. 5,000/-. Any one, with some common sense, can tell you how much costs a camera, how much a lence and how much a video. This is how the Commission on Ex-Gratia has based its report.

Mr. Deputy Speaker:- This is part of Law and Order situation. Please resume your seat.

Sri P. Ashoka Gajapathi Raju:- The Home Minister has given a note on 'Law and Order situation in the State' for discussion on 27-9-1991. This is also in variation which I have already brought to your notice. An Official Committee was constituted to assess the losses and to recommend to the Government. The recommendations are:

1) Petty Shops, Industries etc. with annual business turnover of Rs. 20,000 and below will be paid a relief of ex-gratia to the extent of actual damage subject to a maximum of Rs. 4,000/- each.
2) In the case where damages were more than Rs. 4,000/-, the District Collector and Magistrate will render assistance bearing loan at concessional rate.
If any Collector has sent in any such proposal to the Government, it has not acted till now. So this is all myth. This Government is coming in the way in doing any help to the victims. None of the victims have received even that Rs. 4,000/-. It is for us to see that the victims get something. Moveable properties - including vehicles will be paid ex gratia relief to the extent of actual damage subject to a maximum of Rs. 3,000/-. How do you get the vehicle for Rs. 3,000/-? Cycle Rickshaws, Auto Rickshaws, Bullock Carts were also destroyed by the Members of this Government with the support of this Government. Even that amount, nobody has not received. Those building, residential or commercial, which have been damaged will be paid ex gratia to the extent of actual damage subject to the maximum of Rs. 20,000. Even that also not implemented. If you have a petty shop/industry located in a building, if it is destroyed, it will be compensated, they said but that is not done. Larger business establishments like rice mills, hospital establishments, petrol bunks which have been burnt were given the facilities of - waiver of Sales Tax and Excise Duty. The excise duty waiver was extended to those shops which were closed during those days. For this, a rice mill may come but how does an hospital come under that? Does any medical shop or hospital eligible to get any form of relief? Our Government is getting Rs. 400 crore from excise department. This is the highly revenue getting source. petroleum is a nationalised business. Petrol Pumps will not come under this. What is the relief you are giving to them? Nothing. Waiver of Sales Tax is different. This Government has brought pressure on the Department to collect taxes from the victims and they are going ahead to collect the taxes. 'Loans shall be arranged by the District Collector and Magistrate from the Financial Institutions at concessional rates, if necessary by exempting interest subsidy upto 5th March' was not implemented. The above six concessions made available to business establishments are also applicable to cinema theatres. "And there is a ceiling of 20% interest free margin money and it will be considered in the case of theatres." No theatre was even offered this. It has never been extended anywhere in A.P. This I have brought it to your notice. We know that Justice Ansari is heading the
Commission of Enquiry in this. Why is this Government protecting these arsonists? At every step, they are protecting. Even in the statement of the D.G.P., the number of victims is reduced. Cases were not registered on those people. Few duty-conscious officers did rise to the occasion. Why Public Representatives are chosen as their targets? What is wrong with Dr. Jayamma, a Prominent Doctor? Why was she singledout for attack? Why was Mr. Chandra Rao the Chairman, Municipal Council, Kavali singledout for attack? Even the Mandala Praja Parishad President, Prakasam was not spared. Government's assessment of damage is itself wrong. It is admitted by the Chairman, Ex-gratia Enquiry Commission on 9-6-1991. He said that he went on the basis of F.I.Rs through the Collectors. That is wrong. It is necessary to reassess objectively everything; interact with all the other Opposition Parties and arrive at a figure instead of trying to cover up the truth. We also know that the Cabinet had discussed this issue but it was also reported in the press that they had not arrived at any conclusion or decision. None of the culprits have been punished. Our demand is to identify and pay compensation to the victims. Even the petty traders have not received any relief from this Government. Even the people who poisoned the drinking water, no action is being taken against them but this Government deems fit to provide security to those people even if they are not public representatives though they have perpetuated with arson, to them the Government are providing gunmen. The other day, Mr. K. Vidyadhara Rao has brought it to the notice of the House and requested a list may be furnished on the Table of the House. Even the Hon'ble Speaker also directed to do so, but the Government is not responded to that direction. It is a blot in our democratic history. I hope atleast now this Government will rise above partisan levels and provide protection to all the law abiding citizens and punish those responsible for these hinous crimes because without this, the confidence that ought to be restored will never be restored and because of lack of confidence, we are facing tremendous problems elsewhere. I hope this Government will rise to the occasion though my personal experience tells me otherwise. I hope that you will make the Government answer to all the points I have raised and also I appeal to the
Chair, to give opportunities to the three victims to go on record about their sufferings.

Mr. Deputy Speaker:— Now the House is adjourned to meet again at 3-30 p.m. today.

(The House then adjourned at 1-49 p.m. to meet again at 3-30 p.m.)

Sri K. Rosaiah.— I am grateful to Vidyasagar Rao for his observation. Mr. Muddukrishnama Naidu made a false allegation yesterday which was not mentioned in the report of the House committee at all. I have written a letter about that to refer this to the Privileges Committee.

Sri P. Ashoka Gajapathi Raju:— Mr. Muddu Krishna Naidu is not here at the moment. When he comes you may raise it.
Mr. Deputy Speaker:- Mr. Muddu Krishnama Naidu has come now. We have seen the statement in the Press and Rosaiah wanted it to be referred to the privileges committee. It is not such a big issue. The report is already placed on the Table of the House.

(Sri K. Rosaiah:- I stand by my word. We got that right. We have not committed any mistake. Yes. There is a moral responsibility. I stand by my word. We have not committed any mistake. We have got that right. We have not committed any mistake. We have got that right.

(Sri K. Rosaiah:-)

(3-40)

(Sri K. Rosaiah:-)

(3-40)

(Sri K. Rosaiah:-)

(3-40)

(Sri K. Rosaiah:-)

(3-40)

(Sri K. Rosaiah:-)

(3-40)

(Sri K. Rosaiah:-)

(3-40)

(Sri K. Rosaiah:-)

(3-40)
Mr. Deputy Speaker:—The mutual exchanges will not go on record.

Mr. Deputy Speaker:—This will not go into the record.

Mr. Deputy Speaker:—Mr. Madhava Reddy please resume your seat. Whatever he says will not go into the record. It is irrelevant. It will not go into the record.

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*** Expunged as ordered by the Chair.
Sri K. Rosaiah: I want a ruling on my letter.

*** Expunged as ordered by the Chair.***
Sri P. Ashoka Gajapathi Raju:— Whatever the provocation, it is not correct to provoke the House. More so, the Minister and the Government should be a little sober in their language otherwise other Members also are going to react. My submission to the Chair is, you kindly look into the record. If there is anything that is indecent, please remove, the rest of it can go on the record.

Mr. Deputy Speaker:— With regards to the letter given by Rosaiah, para 5 and page 2 of the report reads like this: 'In the light of the allegations made during the debates in the House, when the Committee specifically wanted to know as to whether there were any pressures from the Government, particularly the Minister for Power, the Principal Secretary to Government, Energy, Forests, Environment, Science & Technology Department and the Chairman, Electricity Board have categorically stated that there was no such order or any direction from the Government or the Minister concerned. After going through the records and hearing from the officials, the Committee feels that there are no orders or pressures from the Government for granting stay orders by the Board'.

This is the position as has been stated by him. *** Expunged as ordered by the Chair.
It is not good. Therefore I advise the Member not to indulge in such things in future.

3.50 Mr. Deputy Speaker:- Please leave it there. It is not undignified and uncharitable? You are misquoting.

He could have made observation to the Committee Report. Nobody prevented him.
Sri P. Ashoka Gajapathi Raju:- My submission to you is not about this report. My submission to you is that Members are making statements inside and outside the House. Each Member is supposed to be of a level that he is responsible for what he has said. Unfortunately some Member has made some remarks. Let the Members be individually responsible for whatever they said. Let them be free to say whatever they want to say.

Mr. Deputy Speaker:- I agree with you. I have clarified it and I have dropped the privilege motion.

Sri D.K. Samarasimha Reddy:- Sir, with your permission, while replying to the matter under Rule 304 on 9th of this
month on Singareni Colleries, after conclusion of the debate that day.....

(Interruptions)

I am saying it extempore.... after the debate was concluded, when the House resumed again in the evening, certain points were raised once again, by one of our Hon'ble Members. Reacting to the submissions made by the Hon'ble Members, I have submitted to this House that if I find any illegality with regard to the two issues that were mainly the basis for argument on that day - (1) about the chokes and (2) about Mr. Sethuraman - about which the facts were furnished to me, I said 'that I will further look into it. These were the two issues alone. On these two issues, I have submitted to this House that I will make a statement in this House before the conclusion of the Session.....

(Interruptions)

My memory has not failed me. Let them look into the papers what I stated the Hindu Paper had correctly stated. Let them look the 10th paper.

Mr. Deputy Speaker:- And also the House Proceedings.

Sri D.K. Samarasimha Reddy:- So far as chokes were concerned, I have stated before the House, that the matter has been referred to the C.B. C.I.D. and it had submitted its report. the specifications that sought for efficiency were 4 x 4 x 4 which is according to the Mining Laws. That was the position. Later, the Mining School, after testing it said it may be 4 x 4 x 3. 4 x 4 x 4 specifications will withhold it adequately with 15% more in the mining operations - that is the withstanding limits. That was the opinion given by the Mining School.

(Interruptions)

I am saying it extempore. I am making this statement under Rule 298. Everything will go into the records. Let them peruse
it later. I have looked into it and I have not found anything illegal in it. At best, even by stretching it to any length, as termed in the report submitted by the Inspector General, C.B. C.I.D., I have got that report also, it can be termed as a small irregularity.

(Interruptions)

Sri Ch. Vidyasagar Rao:— Point of Order.

Sri D.K. Samarasimha Reddy:— I am not submitting any written statement. I am entitled to make a statement extemporaneous which I am doing.

(Interruptions)

I know the procedure.

Sri D.K. Samarasimha Reddy:— It was only on two issues. I will make a statement before the House. That is what I have stated the other day. I need not repeat it. They have already

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moved a privilege motion. Let the Law take its own course. I am prepared to face it. On the two issues, I will make a statement in the House.

(Interruptions)

Let me complete it.

...
Sri P. Ashoka Gajapathi Raju: Personally I agree with my friend. The Minister had given an assurance because there may be some discrepancy in coal allotment for cement and power sectors. What he answered under rule 304 basing on that I am bringing it to your notice. He also mentioned that he would clarify it.

Sri D.K. Samarasimha Reddy: It is a small matter. I will be very brief.

Mr. Deputy Speaker: It is the practice of the House.

Sri D.K. Samarasimha Reddy: If it is a lengthy statement, definitely I will give. But it is not a lengthy one.

Mr. Deputy Speaker: The precedent is that you have to give.
Sri D.K. Samarasimha Reddy:— You cannot make it under rule 162 and 164. That does not arise here. What I have said on that day is very clear. The only point which I said categorically here is about Mr. Sethuraman's issue and the other one is about chokes issue. The rest of the issues, when you insisted for appointment of a House Committee, I said categorically 'No'. That is all. There is nothing more to add and nothing to delete. Over and above, they have pursued their remedy. I will face it. So far as the two issues are concerned, my statement is very clear. 1) CHOKES:— There is nothing illegal that has been found even according to the Inspector General's Report. There may be irregularity. Even if it is an irregularity, it is confined to the two officials. Those two officials are retired long before and their gratuity is being finalised. So far as the second issue 2) SRI SETHU RAMAN:— It is a fact and I admitted that two cheques that were taken by him were put into a separate account. I did look into it and separate account is not the individual account, it is also an official account. But it does not relieve him of his responsibilities keeping it in his account though it is official and he has acted contrary to the instructions issued from the head office and violating the directions issued from the head office and keeping that amount in the Resident Officer's Account. His services were terminated from 24th of this and a permanent Officer has been appointed to take charge. Hon'ble Member may take note of it. That is all I have to make a statement.

Sri P. Ashoka Gajapathi Raju:— About Mr. Sethuraman's termination of service from 24th of this month, we have understood it. The point is about coal allotment. The Minister has not expressed anything. I am bringing it to your kind notice. Kindly verify it. It was committed that the statement would
Mr. Deputy Speaker:— For reporting the matter, it takes long time.

Sri P. Ashoka Gajapathi Raju:— If the Minister gives the information in bits and pieces.....

Sri D.K. Samarasimha Reddy:— What is meant by bits and pieces? I am not able to understand. I have categorically stated that the issue of coal does not arise here. They said 'please explain to us in Speaker's room'. I am ready to explain it to them. They have not understood what I said. What I said on that day, they are distorting the facts. The truth has become the first casualty here. That was the comment I made.

Mr. Deputy Speaker:— That is correct. That assurance is complied with.
Sri Ch. Vidyasagar Rao:- Basically it is quite possible and early inference can be drawn just by his physical features, and his gestures against the Opposition Parties. One can easily draw the inference as to what had happened Sir.

Sri D.K. Samarasimha Reddy:- Sir, because I assert and say something, it does not mean that I am guilty or the issue I am submitting is a one, which can be looked at, with a mischievous way. I think, Sir, this is the mischievous way of looking at the things.
the things before this House. I have already answered in full detail on that day when the discussion that took place before this august House. Having heard me at length, having taken my denial on certain aspects, I have made an emphatic statement before this August House that nothing has taken place here-no amount has been paid to this Crops Agencies, I have made it abundantly clear. Inspite of it, again if they want to revive in this fashion, Sir, it is not proper. It is a most improper thing Sir. They should confine only to the two issues I said. I have made a statement today on these two issues. that is all Sir. Nothing more to add or delete.

Mr. Deputy Speaker:- Mr. Sajjat, do you want to stage a walkout?
Mr. Deputy Speaker:—I am directing the Hon'ble Minister now also, even after the issues.

Sri D.K. Samarasimha Reddy:—Sir, daily I am carrying those files with me, and waiting for a call from the Hon'ble Speaker. My officials are even waiting here all the day.

Mr. Deputy Speaker:—Yes— we also everyday wanted you. It can be done before the Speaker.

Mr. Deputy Speaker:—He is depending upon the Report of the C.B. C.I.D. of the Director General and it has been now on final stages and this he is discussing now.

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Mr. Deputy Speaker:—He is depending upon the Report of the C.B. C.I.D. of the Director General and it has been now on final stages and this he is discussing now.
Only the thing is you can express your protest.

Very crystal clearly you had mentioned this fact a number of times. All other Opposition Parties have also said it. The Hon'ble Minister gave an assurance to get the matter. He has got the enquiry report from C.B. C.I.D. now. He got enquired into.

You protest that Report. You cannot take the House to ransom as you like. Very crystal clearly you had mentioned this fact a number of times. All other Opposition Parties have also said it. The Hon'ble Minister gave an assurance to get the matter. He has got the enquiry report from C.B. C.I.D. now. He got enquired into.

You cannot discuss about that.
You cannot take the House to ransom. You have got right to disagree with that Report and against the statement. You can show our protest. You are thoroughly misusing the mike. You can disagree with him and disagree with the statement but you have to show your protest. You can show your resentment. There are ways for that but you cannot go on making a speech again today. There is no possibility today to make further speeches. If you want to make a declaration and show your resentment, you can show it. I have given ten minutes' time. All the 10 minutes you have been again repeating the allegations which you made previously for which there is no action now.
Please resume your seats. Don't create unpleasant scenes. You are accustomed to create unpleasant scenes. I will give you an opportunity, if you want to make a statement but not to make an speech on the subject.

That only shows your culture. Because you are deliberately misusing the mike.

Now the House is adjourned to meet again after 10 minutes.

(The House then adjourned at 4:27 p.m.)
Mr. Speaker:— Just a minute. I have not taken the seat first. At least, let us be happy that the Members take their own seats.

Mr. Speaker:— Now, I am going to law and order issue.

Mr. Speaker:— Now, I am going to law and order issue.
Mr. Speaker:- Let me make the statement. Everybody wants statement.

Sri Ch. Vidyasagar Rao:- We want to go on record because it is a very reputed issue. Let me make the statement. Everybody wants the statement.

Mr. Speaker:- All the opposition leaders desire that the statement should be issued.

Sri Ch. Vidyasagar Rao:- Unfortunately, it has not come. We want to go on record because it is a very reputed issue. Let me make the statement. Everybody wants the statement.
Sri P. Ashoka Gajapathi Raju:— This morning, in connection with the violence after Rajiv Gandhi's assassination I read a few names of legislators who were victims and who also perpetuated violence. This is according to the information that is available with us and I stand by the information. It is not an allegation. I have never made baseless allegation. In fact, I have no intention to make baseless allegation. It is my humble submission to the Chair.

Sri J.K. Reddy:— I welcome that. Let them come out with some sort of enquiry. Some fair enquiry is welcome.

Sri P. Ashoka Gajapathi Raju:— Fair enquiry by me?

Sri J.K. Reddy:— Fair enquiry by me?

Sri P. Ashoka Gajapathi Raju:— By me?

Sri J.K. Reddy:— By me.

Sri P. Ashoka Gajapathi Raju:— My humble submission to the Chair is.....
Mr. Speaker:— You have not followed my point. Both of you from the Treasury Benches and the Opposition Benches have not followed my point. That is the subject concerned.

Sri P. Ashoka Gajapathi Raju:— My humble submission to the Chair is, we have not made any wild or baseless allegation. My further submission to the Chair is, in all fairness if you sit in an enquiry that you wish, we are willing to it. We all submit.

Mr. Speaker:— Now, service matters.

(Interruptions)

It is a matter concerning both. If I ask Mr. Chari he does not know this subject. If you stand it will mean something else. On which I have to announce House Committee? Therefore, for unconcerned subjects if you stand it will be difficult.

Sri J.K. Reddy:— I am ready for any type of enquiry.

Mr. Speaker:— He also said that it is not baseless enquiry.

(Interruptions)
Let us take up subject-wise items.

Subject 1:

Subject 2:

Subject 3:

Subject 4:

Subject 5:

Subject 6:

Other...
Mr. Speaker: I will look into it.

(Interruptions)

Mr. Speaker: I will look into it.

*** Expunged as ordered by the Chair.***
Mr. Speaker:- The word *** is expunged.

Mr. Speaker:- If you interrupt like this, I will abruptly adjourn.

Mr. Speaker:- If everybody interrupts like this....

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*** Expunged as ordered by the Chair.***
పరిశ్రమ మూలాలు తెలుపుకుంది: మూడి నాటికరు -

పరిశ్రమ మూలాలను పూర్తి చేయడానికి మూడి నాటికరు మూడి నాటికరు మూడి నాటికరు -

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(షాంతి కాలం)

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(షాంతి కాలం)
మామ్మిడి మంత్రి:- అవకాశాల చిరుగినంత జరిగిన పరిస్థితులు మీరు కనిపించినంత సమాధానం మాత్రమే లభిస్తాం. స్వాదేశం నందిమరించే మరింత సమాధానాన్ని తెలుసుకోవాలి. దొరాగిన విషయాలు మరింత ప్రస్తుతి చేయండి. మీరు అధికారికంగా ప్రస్తుతి చేయి ప్రయత్నించింది.

(అధికారి)

మామ్మిడి మంత్రి:- మీరు స్వాధీనం చేయగాను. పాలుకొని మన్నను తయారు చేయండి. అన్నాడు కంతాం. కాగడా కంతాం?

మామ్మిడి మంత్రి:- మీరు నంది చేయండి. మన్నను తయారు చేయండి.

మామ్మిడి మంత్రి:- నంది మన్నను తయారు చేయండి.

మామ్మిడి మంత్రి:- మీరు తయారించండి. అందుకే కృతి యొక్క కాలానిక కాలానిక కంతాం.

(అధికారి)

మామ్మిడి మంత్రి:- మీరు తయారించండి. అందుకే కృతి యొక్క కాలానిక కాలానిక కంతాం.

మామ్మిడి మంత్రి:- 1996 సంవత్సరం నంది చేయండి. మీరు అధికారికంగా ప్రయత్నించండి. మీరు నంది చేయండి. మీరు అధికారికంగా ప్రయత్నించండి. మీరు నంది చేయండి. మీరు అధికారికంగా ప్రయత్నించండి.

(అధికారి)
(అధీనాధికారం)

మార్గం నిషేధం:- మాత్రమే కోసం పెంచి మార్గం

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి

పాను అధికారం:- అనే సమయంలో రెండు రోజులు పెంచి


J. No. 232-15
Mr. Speaker:- Now, I request all the Members to stand up and speak at once. What is this.
A student can be a bad student. But a teacher should not be a bad teacher. Even on the day of selection, there should not be a bad teacher; there may be a bad student.
Mr. Speer:- Please help the teachers.

Sincerely,

Some Selection Committee will be formed. After that, students will be divided into groups. Each group will be responsible for preparing a presentation on a topic assigned to them. The presentations will be evaluated by a panel of judges, and the winning groups will be awarded prizes.

I have made a statement of four pages.
This involves very huge expenditure. Nearly Rs. 5½ crores or Rs. 6 crores. As soon as the posts are created, we will certainly consider.
We cannot compromise with the qualification and merit of the teachers, but we can compromise with the merits of the students. 10 percent off might not seem much, but it would be a huge difference for the students.
వీరు ప్రభుత్వ నందిస్తే:- 1985 కాలం దాని నందిస్తే.

సి. ప్రతిమ ప్రభుత్వ నందిస్తే:- వారు వారు వారు.

స్ట్రిప్ P. Nageswara Rao:- రెండు ప్రభుత్వ నందిస్తే.

అవి ఎవరు వారు ప్రభుత్వ నందిస్తే:- నందిస్తే నందిస్తే.

స్ట్రిప్ P. Nageswara Rao:- రెండు ప్రభుత్వ నందిస్తే.

అవి ఎవరు ప్రభుత్వ నందిస్తే:- అవి ఎవరు ప్రభుత్వ నందిస్తే.

స్ట్రిప్ P. Nageswara Rao:- రెండు ప్రభుత్వ నందిస్తే.

అవి ఎవరు ప్రభుత్వ నందిస్తే:- అవి ఎవరు ప్రభుత్వ నందిస్తే.

(స్ట్రిప్ P. Nageswara Rao)
Mr. Speaker:- Then I have no objection. Let them discuss.

J. No. 232-16
Sri N. Janardhana Reddy:— I personally held discussions. I myself held discussion. I have solved it. Further, if you want anything, we will do.

(4) గారి చిత్రులలో స్మారక మందిరం మందిరం

Sri M.V. Mysoora Reddy:— Sir, the Police Ministerial Staff formed an Association, "Andhra Pradesh Police Ministerial Staff Association" on 13-8-1978 and have been requesting for the implementation of the recommendations of "Anandarao Committee" in toto. The Committee recommended for staff on a fair yard - stick for 1000 strength of District Police Force: One P.A., Five Superintendents, 10 U.D.C.s, 29 L.D.Cs, and 4 Typists, Three Attendars and One Peon. The Government has already accepted the recommendations fo the "Anandarao Committee" and sanctioned 24 Superintendents, 150 Senior Assistants, 248 Junior Assistants and 60 Typists during 1981 and 1983. The strength of the Police Force now is about 68,000 while the Ministerial Staff is 2,500.

Considering the ratio, recommended by the "Anandarao Committee", the sanction of the remaining additional staff would be considered on priority basis.

The demand for the recognition for their Association on par with other staff associations would be given shortly.

With regard to the removal of the anomalies in the pay scales of the Ministerial Staff, in comparison with the Executive Forces, the matter would be referred to the recently formed Pay Revision Commission.
நூறு வருடாக நிகழ்ந்த நிகழ்வு பகுதி வரையறையாக அதில் மூன்று மாதங்கள் முதல் முதல் வரையறையாக கூறப்பட்டுள்ளன. குறிப்பாக அதில் இல்லாததற்காக அதில் மூன்று மாதங்கள் வரையறையாக கூறப்பட்டுள்ளன. அதில் இல்லாததற்காக அதில் மூன்று மாதங்கள் வரையறையாக கூறப்பட்டுள்ளன.

சுருக்க வருடாக நிகழ்ந்த நிகழ்வு பகுதி வரையறையாக அதில் மூன்று மாதங்கள் முதல் முதல் வரையறையாக கூறப்பட்டுள்ளன. குறிப்பாக அதில் இல்லாததற்காக அதில் மூன்று மாதங்கள் வரையறையாக கூறப்பட்டுள்ளன. அதில் இல்லாததற்காக அதில் மூன்று மாதங்கள் வரையறையாக கூறப்பட்டுள்ளன.
(5) 30 వ నవంబరు నాటికి సోదరుల నుండి ఆంతేరం కాలేది నియోగించారు.

చరిత్ర మేధావుల:- 1981-82 సంవత్సరం యొక్క సంధి యొక్క కాలేది. 1933-44 నాటికి అయితే, ముఖ్యంగా అభివృద్ధి సంచాలనీ మారుతుంది. మార్గం మారుతుంది. 


చరిత్ర వ్యాపార:- 1981 నాటికి మిలియన్ల ఆంతేరం కాలేది. 1933-44 నాటికి అయితే, ముఖ్యంగా అభివృద్ధి సంచాలనీ మారుతుంది. మార్గం మారుతుంది.

(అలభియుగం)

Sri P. Nageswara Rao:— With due respect to J.K. Reddy sahib, the gentleman, I would like to mention that in the past, I have been working for the last seven to eight years. Even after considering this rule, they are still working. If it is a rule, they are qualified.
This Government is not going to compromise with the merit of the teacher. I am prepared to compromise to admit students but not nominate teachers.

I am not going to compromise with merit because these are Gurukula Patasalas.
அந்த முதல்வரின் பாதியை குறிப்பிட்டு, வாழ்க்கை குறிப்பிட்டுத் தெர்த்துக் கொண்டு ஒருவுருவத்தை குறிப்பிட்டு, தற்போது இச்செய்திப் போன்ற வேறுபாடுதேடு செய்ய முடியாததால்.

நான் முதல்வரின் பாதியை குறிப்பிட்டு, வாழ்க்கை குறிப்பிட்டுத் தெர்த்துக் கொண்டு ஒருவுருவத்தை குறிப்பிட்டு, தற்போது இச்செய்திப் போன்ற வேறுபாடுதேடு செய்ய முடியாததால்.

இன்னும் அவர்கள்: அவர்களும் முதல்வரின் பாதியை குறிப்பிட்டு, வாழ்க்கையை குறிப்பிட்டுத் தெர்த்துக் கொண்டு ஒருவுருவத்தை குறிப்பிட்டு, தற்போது இச்செய்திப் போன்ற வேறுபாடுதேடு செய்ய முடியாததால்.

இன்னும் அவர்கள்: அவர்களும் முதல்வரின் பாதியை குறிப்பிட்டு, வாழ்க்கையை குறிப்பிட்டுத் தெர்த்துக் கொண்டு ஒருவுருவத்தை குறிப்பிட்டு, தற்போது இச்செய்திப் போன்ற வேறுபாடுதேடு செய்ய முடியாததால்.
(11) Mr. Speaker:- Sir, I have read the decision that the Board already is trying to implement the decision. About the Attendar's Allowance, as requested by the Members, I am prepared to refer it to One Man Pay Commission.

(Interruptions)

Mr. Speaker:- Next item.....

(Interruptions)

Next Sri Ravindranath Reddy.
Mr. Speaker:- Please resume your seat.

Mr. Speaker:- No interruption. One after one please.

Sri D.K. Samarasimha Reddy:- I will get it examined. I will take appropriate action.

Mr. Speaker:- Most appropriate action should be taken.
Sri D.K. Samarasimha Reddy:- I will get it examined.

మాము:- ఇది సమాధానం అయిన బిగినే మాము మాము మాము.

మాము:- మిండు అడిగినంతకు ఈ బిగినే మాము మాము.

మాము:- మనం అదరి విషయం తీవ్రమైనది 10 సంవత్సరాలు లేదు. కొద్ది కాలంలో లడి తనికి సంబంధించింది.

Sometimes, it happens like that.

మాము:- అదనం మాము మాము.

(దేవయంది)

Mr. Speaker:- Why do you insist like that?  మాము మాము మాము.

మాము:- అదనం మాము మాము.

(దేవయంది)

మాము:- అదనం మాము మాము.
Since then the village administration has become ineffective and practically non-existent. The Government, therefore decided to reorganise the revenue administration at the village level. Accordingly, on account of Andhra Pradesh Abolition of Posts of Village Assistants Act, 1991, all the 4,800 posts of Village Assistants have been abolished with effect from 5-11-1990. Section 5(1) of the Act stipulated that the Government shall create such number of supernumerary posts of Junior Assistants as required to accommodate all the Village Assistants whose posts are abolished and until they are absorbed in equivalent posts. In pursuance of the above provision, the Government sanctioned creation of 4,800 supernumerary posts of Junior Assistants in the district administration in the Revenue Department in the scale of Rs. 910—1625 for a period of one year from 5-11-1990 or till the necessity ceases for them, whichever is earlier. In place of the Village Assistants, the Government sanctioned 20,000 posts of Village Administrative Officers within which 19,193 were released to the districts based on the proposal of C.L.R. adopting workload, population etc. In G.O.Ms.No. 342, Revenue dated 7-11-1990 Rules for regulating recruitment, conditions of service etc. of the Village Administrative Officers have been issued. The Village Administrative Officers shall be part-time temporary employees with an honorarium of Rs. 600 per month. When action for the recruitment to the posts of Village Administrative Officers was under process, it was decided by the Government to re-examine certain aspects of the new dispensation in view of the representations received and apprehensions and fears entertained by some informed sections of the public including Legislators on several of the provisions of the Rules relating to the criteria fixed in respect of eligibility of the candidates, age for recruitment and recruitment. Then, orders have been issued in G.O.Ms.No. 176, Revenue dated 14-3-1991 constituting a Committee with Commissioner for Land Revenue as Chairman, Secretary, Revenue as Member Secretary and Secretary, Law, as Member to study the issues raised above and make suitable recommendations to the Government. The Committee has submitted its report on 9-8-1991 and it is under active consideration of the Government and a decision will be taken soon in the matter.
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7.15 గిమల వాస్తువు కేస్టును తెలియజేసింది: అనేక సమయంలో మంత్రిత్వ సంస్థలో రంగారణ యోగ్యతను స్థాయిగా ఉంది. ఇది చాలా సమయంలో ప్రత్యేకంగా అధికంగా ఉంది. ఇందులో ప్రత్యేకంగా సాంస్కృతిక ప్రాముఖ్యాన్ని అధికంగా సేకరించడానికి వరుస మూలం ఉంది.

7.16 విషయానికి కేస్టును తెలియజేసింది: అనేక సమయంలో మంత్రిత్వ సంస్థలో రంగారణ యోగ్యతను స్థాయిగా ఉంది. ఇది చాలా సమయంలో ప్రత్యేకంగా అధికంగా ఉంది. ఇందులో ప్రత్యేకంగా సాంస్కృతిక ప్రాముఖ్యాన్ని అధికంగా సేకరించడానికి వరుస మూలం ఉంది.

7.17 విషయానికి కేస్టును తెలియజేసింది: అనేక సమయంలో మంత్రిత్వ సంస్థలో రంగారణ యోగ్యతను స్థాయిగా ఉంది. ఇది చాలా సమయంలో ప్రత్యేకంగా అధికంగా ఉంది. ఇందులో ప్రత్యేకంగా సాంస్కృతిక ప్రాముఖ్యాన్ని అధికంగా సేకరించడానికి వరుస మూలం ఉంది.
1990 న అధికారం కలిగిన ప్రతి సంవత్సరం ఉత్పత్తి శాసనం చేసే సంస్థ సాధారణంగా ఉపయోగించబడింది. ముగ్గురు విధానాలు ఉన్నాయి. 1. అనుగుణం తీరం నిర్ణయం అధికారం. 2. అనుగుణం తీరం నిర్ణయం సంచాలన అధికారం. 3. అనుగుణం తీరం నిర్ణయం ప్రామాణిక అధికారం. 4. నూతన ప్రామాణిక అధికారం. 5. ముగ్గురు విధానాలు జాతిసమాజం పై కృషి చేయడానికి తప్పని సాధనాలు ఉపయోగించబడగా ఉంటాయి.

ప్రత్యేకించింది అనుగుణం తీరం నిర్ణయం అధికారం. ఈ విధానం అనుగుణం తీరం నిర్ణయం చేయడానికి ఉన్నాయి. ఈ విధానం ప్రత్యేకించింది అనుగుణం తీరం నిర్ణయం చేయడానికి ఉన్నాయి. అది ముగ్గురు విధానాలు జాతిసమాజం పై కృషి చేయడానికి తప్పని సాధనాలు ఉపయోగించబడింది.
మొదటి సంప్రదాయ సమావేశం సంప్రదాయం ప్రస్తుతం సంప్రదాయంతో 1991-1465

మొదటి సంప్రదాయ సమావేశం సంప్రదాయం ప్రస్తుతం సంప్రదాయంతో

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(వివాదాధికారి)
Sri P. Ashoka Gajapathi Raju: I have not raised any allegation against anybody. I placed certain facts before the House. I have no personal animosity against anybody. By removing from the records......

Mr. Speaker: I have given my ruling. That is over.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

STATISTICS FOR THE MEETING OF THE FIFTH SESSION

FROM 17TH AUGUST TO 30TH SEPTEMBER, 1991.

* * *

1. No. of days for which the Assembly sat 28 days

2. No. of hours for which the Assembly worked 210/25

3. No. of Starred Questions answered orally 238

4. No. of Short Notice Questions answered 20

5. No. of Suppleamentalies 1425

6. No. of answers to Unstarred Questions included in the lists and circulated to the Members (printed lists) 278

7. No. of answers to Starred Questions placed on the Table of the House on 30-9-1991. 56

8. No. of answers to Unstarred Questions placed on the Table of the House on 30-9-1991 26

9. No. of Calling Attention Notices admitted and Statements made by the Ministers 4

10. No. of Notices under Rule 304 admitted and Statements made by the Ministers 25

11. No. of Speeches made by Members 940

12. No. of Speeches made by the Ministers 180

13. No. of Bills introduced 19

14. No. of Bills passed 17

15. No. of Short Discussions discussed 4

PARTY POSITION IN THE ASSEMBLY: AS ON 30-9-1991

1. Indian National Congress (I) 178

2. Telugu Desam Party 72

3. Communist Party of India 8

4. Communist Party of India (Marxists) 6
5. Bharateeya Janata Party 5
6. Janata Dal 1
7. A.I.M.I.M. 4
8. Marxists Communist Party of India 1
9. Democratic Peoples Front (Independents group) 10
10. Independents (including one nominated) 5
11. Vacant 5

Total: 295

Sri P. Ashoka Gajapathi Raju:- Earlier, when the Hon'ble Member raised also, I left it to you. You enquire into it and then do it. Without enquiring into it, if you are going to remove from the records, irrepairable injustice would be done. So, I appeal to you.....

(Interruptions)
Mr. Speaker:- With the consent of the House, I adjourn the House sine die.

(The House then adjourn sine die.)
Chairman:— I am to announce to the House that as per the proviso to Rule 41 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly answers to 56 Starred Questions, 26 Unstarred Questions not included in the lists till 30-9-1991 are placed on the Table of the House. They shall form part of the proceedings of the House.

I am to announce to the House that such of the admitted Short Notice Questions which have not been taken up for answer will be treated as Ordinary Starred Questions. The Ministers concerned will be requested to furnish replies direct to the members in respect of notices under Rule 74 and 304 which were admitted and sent to them earlier and not included in the Agenda.

ACTIVITIES OF JAWAHAR BAL BHAVAN

201-

*2535-Q.— Sri P. Ashok Gajapathi Raju— Will the Chief Minister be pleased to state:

(a) whether it is a fact, that the Jawahar Bal Bhavan has drastically reduced its activity during the past decade and thus the number of children using the facility has also come down; and

(b) the steps taken by the Government to arrest the reduction of activity?

A— (a) No, Sir.

(b) Does not arise.
POLLUTION BASED INDUSTRIES

Sri P. Ashok Gajapathi Raju: Will the Chief Minister be pleased to state:
(a) the number of industries identified as pollution based by the State Pollution Control Board in Andhra Pradesh;
(b) the measure proposed to control or eradicate the pollution;
(c) the steps taken by the Government to adopt the Pollution Control devices;
(d) whether any House Committee was constituted and report submitted to Government on Cement Pollution in Nalgonda District; and
(e) whether the suggestions made in the report implemented so far?

A-(a) The Andhra Pradesh Pollution Control Board has identified 374 industries in Andhra Pradesh as industries causing pollution.
(b) Action Plan for control and eradication of the pollution was prepared by the Pollution Control Board and accordingly directions were issued to the defaulting industries under the Environment Protection Act, 1986 directing them to install the required pollution control equipment.

The Industries are implementing the pollution control measures and the Pollution Control Board is vigorously pursuing the matter.

(c) Action was initiated against recalcitrant industries under Environment (Protection) Act, 1986. Show cause notices were served to all the identified polluting industries. After scrutiny of their replies, closure orders were issued to 48 industries under the Section 5 of the E(P) Act, 1986 by the Government out of which 18 industries have obtained stay orders from the High Court. The High Court has already disposed off 30 cases giving suitable directions for implementing short term and long term measures. Monthly review meetings are being held by the Government and the Board for prompt follow up in implementing the measures.

(d) The House Committee on pollution caused by Cement factories in Nalgonda District was constituted in April, 1989. After visiting the industries and conducting enquiries the Committee submitted its report which was presented to the State Legislature on 21-4-1990.

(e) The Pollution Control Board has already served notices to all the Cement industries to implement the
suggestions of the House Committee. This is being vigorous, pursued by the Pollution Control Board.

EXCISE POLICY

203-

*273-5-0 Sri P. Ashok Gajapathi Ra runoff: Will the Chief Minister be pleased to state:

(a) whether it is a fact that the State Government is contemplating a change in the excise policy an?

(b) if so, the details of the proposal and reasons for such change?

A-(a) A few changes have been brought in the Excise Policy for 1990-91.

(b) A copy of Excise Policy for 1990-91 with reasons for change of policy is placed on the Table of the House.

REASONS FOR THE CHANGE OF EXCISE POLICY FOR ARRACK FOR THE EXCISE YEAR 1990-91

After introduction of licensing of individual arrack shops the number of arrack shops auctioned was decreased substantially from 22,803 for the year 1987-88 to 16,772 for the lease year 1988-89 and 16,322 for the current year 1989-90.

Some persons who newly entered the trade left the business in the middle of the lease year as they were not in a position to manage the trade due to financial constraints, inexperience and lack of entrepreneurial abilities, resulting reauctions of shops and loss of revenue.

The Excise arrears which stood at Rs. 18.48 crores during the year 1987-88 has gradually increased to Rs. 43.14 Crores after introduction of the new system of licensing of individual arrack shops during the year 1988-89.

The desired objective of encouraging small entrepreneurs to enter into the business has not been completely achieved and in reality the same old big arrack contractors have taken the arrack shops in the binani names of their partners or workers or others.

The border disputes among the individual licensees have alarmingly increased and inspite of strengthening the enforcement wing, the flow of illicit distillation cannot be completely eradicated and the small contractors are not capable of extending the cooperation to the department in eradication of illicit distillation.
EXCISE POLICY FOR 1990-91

ARRACK

1. All arrack shops in the State shall be auctioned group-wise only taking Mandal as Unit excepting the arrack shops covered by paras 2 & 3. The Collector may add any other Mandal or Mandals as and when he considers it necessary from the revenue point of views.

UNITS OF AUCTION:

2. (a) All arrack shops in the Municipal Corporation of Hyderabad, Visakhapatnam and Vijayawada shall be formed into separate Units inclusive of areas within a belt of (8) K.Ms. from the boundary limits of the said Corporation to avoid unhealthy competition.

2. (b) In respect of Municipal Corporation of Hyderabad the area within a belt of 8 K.Ms. shall exclude the (111) villages as ordered in Government Memo No. 1351/11/85-5, Dated 6-8-1985 or exclude villages falling beyond the belt of 5 K.Ms. from the periphery of Municipal Corporation of Hyderabad, as this was also one of the options in the Supreme Court case.

2. (c) In the event of either of the alternatives in para 2. (b) not being considered feasible the Commissioner of Excise may club the following 12 shops of Rangareddy District and situated close to the periphery of Municipal Corporation of Hyderabad in the Hyderabad Municipal Corporation Unit.

1. Boinpally
2. Begumpet
3. Malkajgiri
4. Neredimet
5. Moula Ali
6. Malkajgiri village No. 1
7. Malkajgiri village No. 2
8. Ramakistapur
9. Pathenagar
10. Ramanthapur
11. Chempapet

3. All arrack shops in Municipalities, Notified areas, towns Industrial and Project areas shall be formed into separate units inclusive of areas within a belt of 5 K.Ms. from the boundary limits of Municipalities, notified areas, Towns, Industrial and project areas to avoid unhealthy competition.

Note: (I) Wherever the word 'Unit' occurs it shall mean and include the belt area as well. If any Unit of Units overlap with any other Unit or Units partly or wholly, keeping in view the viability, the unit or units may be clubbed with the units having the largest population among them and it shall be treated as single Unit for the purpose of auction. Wherever only a part of the Mandal is clubbed, the remaining part can form a separate unit.

(II) Town as classified in 1981 census shall be treated as such for purpose of 'Town' referred to in para 3.
4. The auctioning authorities may invoke the provisions of Rule 12 of Andhra Pradesh Excise (Lease of Right to Sell Liquor in Retail) Rules, 1969 at the time of auctions in respect of arrack shops for which not bids or unduly low bids as compared to the existing rental are received. This shall be done to safeguard Government Revenue only in exceptional cases after duly recording the reasons for invoking the provisions of Rule 12. There shall be utmost expedition in finalising the auction of such shops invoking Rule 12.

5. PROCEDURE FOR SELECTION OF LICENSEES FOR UNIT-WISE AUCTIONS:

In respect of each unit notified by the Collector along-with upset rental tenders would be accepted as the rental offered to be sold by each tenderer within the prescribed time. Every tender shall be accompanied by a Demand Draft for a sum equal to 50% of the monthly Privilege Fee of previous year for the shops in the unit. At the time and place notified for consideration of tenders, the tenderers should be given an opportunity to offer oral bids on the rentals offered. The tenders should be opened after the highest rental has been reached on the oral bid. The unit will be awarded to the tenderer/bidder who offers to pay the maximum rental through tender or in the open bid. For this purpose the procedure governing the tender-cum-bid system as in vogue shall be followed.

5.(a) The successful bidder shall submit solvency Certificate issued by the Mandal Revenue Officer at the time of entering into agreement.

6. (a) OPENING OF NEW ARRACK SHOPS:

As far as possible one arrack shop for each inhabited revenue village shall be provided for. All inhabited villages for which no new shops have been proposed to be opened shall be attached to the notified unit.

6.(b) OPENING OF SALE POINTS FOR ARRACK SHOPS ('B') LICENCES:

Depending upon the viability of opening new sale points the licenses of the main shop can be granted 'B' Licence for such sale point subject to payment of additional licence fee of Rs. 500/- for each sale point.

However, such sale points will not be permitted within two kilometres from the boundary of the neighbouring unit and in villages having Tribal population of 50% or less in the Scheduled area.

7. EXCISE POLICY IN THE SCHEDULED AREAS FOR THE EXCISE YEAR 1990-91

There shall be no commercial vanding of arrack in villages situated in Scheduled Areas and having a Tribal population of more than 50% (For this purpose of population figures of 1981 census shall be adopted). To see that the prohibition policy in the villages situated in Scheduled
Areas having more than 50% of Tribal population functions properly, Government have also decided to ban Commercial vending of arrack in villages in Scheduled Areas having less than 50% tribal population which are forming Islands and surrounded by the villages in Scheduled Areas having more than 50% Tribal population. In order to monitor the above scheme, the District Level Committee already constituted with the following composition shall continue to function:

1. District Collector : CHAIRMAN
2. Zilla Praja Parishad Chairman : MEMBER
3. Tribal M.L.A. : MEMBER
4. Deputy Commissioner of Excise : MEMBER
5. District Medical and Health Officer : MEMBER
6. Assistant Commissioner of Excise (Enforcement) : MEMBER
7. Project Officer, I.T.D.A. : MEMBER
8. Superintendent of Police : MEMBER
9. Excise Superintendent : MEMBER/CONVENOR

The Committee shall conduct monthly review of the implementation of the scheme, so that effective measures are taken for the successful implementation of the Scheme.

As regards other villages having less than 50% Tribal population, but situated in the scheduled Areas, the shops located in such villages shall be auctioned as Mandal Units on par with other plain areas of the districts.

The implementation of the policy should be properly monitored by deploying adequate personnel of the Enforcement wing in these areas.

8. PROCEDURE FOR COLLECTION OF RENTALS, ISSUE PRICE AND LICENCE FEE:

(a) The rental will be divided into 12 equal monthly installments. The monthly instalment so arrived at will be payable in two equal instalments, the first instalment shall be paid by the licensee by 20th of that month and the 2nd instalment by 30th of the same month.

(b) The Issue price payable at the notified rate for each month shall be remitted by the licensee in two equal instalments. The first instalment shall be remitted by the licensee into the Government Treasury by the 5th of that month and the 2nd instalment shall be paid by 15th of same month.
(c) The licence Fee payable for each shop before the grant of Licence shall be at the following rates:-

<table>
<thead>
<tr>
<th>LICENCE FEE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs.</td>
</tr>
<tr>
<td>(i) Shops situated in Municipal Corporations together with a belt area of 5 K.Ms. from the periphery of Corporation.</td>
</tr>
<tr>
<td>(ii) Shops situated in Selection Grade Municipality with a belt area of one K.M. from the periphery of such Municipality.</td>
</tr>
<tr>
<td>(iii) Shops situated in Special Grade Municipality with a belt area of one K.M. from the periphery of such Municipality.</td>
</tr>
<tr>
<td>(iv) Shops situated in Grade - I Municipality and Industrial, Project and Notified areas.</td>
</tr>
<tr>
<td>(v) Shops situated in Grade - II Municipality.</td>
</tr>
<tr>
<td>(vi) Shops situated in Grade-III Municipality.</td>
</tr>
<tr>
<td>(vii) Shops situated in Town as classified in the Census of 1981.</td>
</tr>
<tr>
<td>(viii) Shops situated in Major Gram-panchayats.</td>
</tr>
<tr>
<td>(ix) Shops situated in Gram Panchayats.</td>
</tr>
</tbody>
</table>

9. PROCEDURE FOR ALLOTMENT OF ADDITIONAL M.G.O.

The licensees of arrack shops shall not claim supply of arrack over and above the Minimum Guaranteed Quantity fixed for the shops or groups of shops. However subject to the availability, the excess quantity required will be considered on payment of proportionate rental subject to such terms and conditions as the Commissioner may determine from time to time.

10. FORMALITIES TO BE COMPLETED BY THE AUCTION PURCHASER:

The auction purchaser shall pay the Licence Fee so fixed for the shops in the Unit alongwith the application for
grant of licence. The successful auction purchaser shall pay an amount equal to 2% of annual rental as Earnest Money Deposit together with one months rental of the shops of a unit on the same day immediately after the acceptance of the bid/tender in the shape of a Demand Draft. In addition to the above, the successful auction purchaser shall also furnish a Bank Guarantee/F.D.R. for a sum equal to one month's rental of shops of the Unit. The successful auction purchaser shall also remit the container security deposit as prescribed in sub-rule (2) of Rule 19 of A.P. Excise (Lease of Right to Sell Liquor in Retail) Rules, 1969, in favour of Andhra Pradesh Beverages Corporation Limited.

In addition to the above, the successful auction purchaser shall also pay security Deposit in the shape of Bank Guarantee/F.D.R. & Re. 1/- per B.L. on 30° U.P Arrack and 0.60 paise per B.L. on 60° U.P arrack on the annual M.G.Q. of the Shops of a Unit.

11. SUPPLY OF ARRACK:

The arrack shall be supplied to the licenses in bottle of 180 M.L. size and sachets of 90 M.L. and 45 M.L. capacity from the Government Arrack Depot as allotted by the Department from time to time. The Andhra Pradesh Beverages Corporation Ltd., shall supply the arrack to Arrack Depots. No rebate will be allowed on the direct lifting of arrack from the Government Arrack Bottling Unit.

12. ISSUE PRICE OF ARRACK:

The Issue Price of arrack for the Excise Year 1990-91 commencing from 1-10-1990 shall be as follows:

Rs. 10-50 paise per B.L. of 30° U.P Arrack.
Rs. 6-50 paise per B.L. of 60° U.P. Arrack.
Rs. 11-00 per B.L. of 30° U.P. Spiced Arrack.

13. FIXATION OF MINIMUM GUARANTEED QUANTITY OF ARRACK:

The total quantity of M.G.W. of arrack for the ensuing Excise Year 1990-91 shall be 1100 lakh litres (Eleven hundred lakh litres) subject to such minor adjustments as may be required to be made. However additional quantity of arrack can be allotted subject to availability and subject to terms and conditions fixed by the Commissioner on payment of proportionate rental.

14. CONDUCT OF AUCTIONS:

Auctions shall be conducted at District Headquarters by the Collector or Joint Collector of the District.

15. CONDUCT OF REACTIONS:

Reauctions shall be conducted by an Officer not below the rank of a Deputy Collector.
1. LICENCESING OF TODDY SHOPS TO THE TAPPERS CO-OPERATIVE SOCIETY, TREE FOR TAPPER SCHEME:

1. Subject to the restrictions mentioned in clause 1.13(a) 1.13(b) and 1.13(c), licences may be issued to the Tappers Co-operative Societies in Villages, Towns, Grade-III and Grade-II Municipalities and Industrial Areas except Municipal Corporations of Hyderabad, Vijayawada and Visakhapatnam and Selection Grade, Special Grade and Grade-I Municipalities and all Project and Notified areas as notified by the Government.

EXPLANATION:

"Industrial area means the entire village/Town, etc., notified as industrial area by the Government and not merely the area acquired/allotted/earmarked for the location of the industries".

The licence can be issued provided:

(a) that in the case of Tappers Co-operative Society, all the members of the tappers Co-operative Society shall be local tappers solely depending on the tapping profession and shall be the residents of the village or Municipality as the case may be and as certified by Mandal Revenue Officer and shall be capable of actual tapping of excise trees.

However, the following categories of people may be permitted to be members subject to a maximum of 40% of the total membership.

(i) Disabled Tappers.
(ii) Professional tappers who are above 65 years of age and have become too old.
(iii) Widow of a tapper who died while engaged in tapping.

Provided the above category of members shall not be office bearers of the Society.

(b) The number of taper members in the Society should be sufficient to tap the rationed trees having regard to the maximum trees for each tapper specified under para 1.10(iii).

(c) that in the case of Tappers Co-operative Societies in villages, the ration required is available within 40 Kms from the periphery of the village in which the shops are situated. However, the Commissioner of Excise can relax the distance limit in individual cases on merits, where hardship is caused to tappers. In case of Towns, Industrial areas Grade-III and Grade-II Municipalities there shall be no such distance restriction.

(d) that they are agreeable to pay rentals of the shops for the year 1990-91 at the following enhanced rates. This
should be got incorporated into the Counterpart agreement.

(i) New Tappers Co-operative Societies situated in Grade III and II Municipalities.

(ii) New Tappers Co-operative Societies situated in Towns and industrial areas.

(e) that the members of the Society shall be jointly and severally responsible to pay all amounts due to the Government by the Society arising out of the lease and licence granted to it. They Bye-laws of the society shall be amended suitably in this regard. This should be got incorporated into the Counterpart Agreement.

(f) All members of the Tappers Co-operative societies shall obtain Identity cards for grant of renewal of Licence.

Wherever, licences are not issued to the Tappers Co-operative Society in Grade-II Municipalities and Towns due to non-fulfilment of any of the conditions referred to at clause (a), (c), (d), (e) and (f) above, the shops in such areas shall be put to auction. In Industrial areas, Grade II Municipalities and in villages, if licences are not issued to tappers Co-operative Societies for non-fulfilment of the above conditions, Tree For Tappers Scheme may be considered. The Toddy Shops—situated in Municipal Corporation of Visakhapatnam, Vijayawada and Hyderabad and selection Grade Special Grade, Grade-I Municipalities and all project and Notified Areas as notified by the Government shall be auctioned. Auctions shall be conducted at the District Head-quarters by the Collector or any other Gazetted Officer not lower in rank than a Deputy Collector authorised by the Collector on his behalf in accordance with the Rule 10 of the A.P. Excise (Lease of Right to Sell Liquor in Retail) Rules 1969.

CONVERSION OF TAPPERS CO-OPERATIVE SOCIETY INTO TREE FOR TAPPERS SCHEME AND SPLITTING OF EXISTING TODDY CO-OPERATIVE SOCIETIES:

1.2 In the existing Tappers Co-operative Society, if more than 50% numbers want the shop under "Tree For Tapper" Scheme, it shall be given. Once a Tapper Co-operative Society is converted into a Tree for Tapper Scheme or put to auction, no Tappers Co-operative Society shall be granted licences there subsequently.

1.3 The work of splitting of existing Tappers Co-operative Society Groups shall be completed expeditiously wherever it has not been done for any reason.

1.4 Wherever, there are no tappers in a village after splitting, such village shops may be tagged on to the adjacent village society of old group, having largest number of
trees, if the tapper less village has no trees. If it has trees the adjacent society, having largest number of tappers shall be given preference. Wherever it is not possible to form a Tappers Co-operative Society, shops in such village shall be allotted to individual tappers under Tree For Tapper Scheme. However if the majority of tappers want "Tree For Tapper" Scheme, it shall be considered in preference to Tappers Co-operative Society.

**ESTABLISHMENT OF TODDY CO-OPERATIVE SOCIETIES IN HAMLETS:**

1. In hamlets of villages, where Tappers Co-operative Society shops are functioning, shops may be established and clubbed with the existing Tappers Co-operative Societies by providing trees from the ration of the main shops. This will be a village group. In such villages, if tappers desired to have separate tappers Co-operative Society for hamlet it may also be considered if the hamlet is atleast 2 Kms. away from the main village and the Collector is satisfied that the request to establish a separate Tappers Co-operative Society in the said hamlet is genuine.

Note: There should be a clear distance of atleast two kilometres between the end of the main village site and the beginning of hamlet site.

**SEPARATE TAPPERS CO-OPERATIVE SOCIETY/TREE FOR TAPPER FOR GRAMPANCHAYATS:**

1.6 In case, where there are more than one Grampanchayat in a revenue village separate Tappers Co-operative Society/Tree For Tappers Scheme may be considered for each Grampanchayat subject to approval of the Commissioner of Excise on merits of each case.

1.7 Toddy shops shall not be allotted under "Tree For Tapper" Scheme in any area except in Industrial areas, villages and Grade-III Municipalities.

**PROCEDURE FOR DISPOSAL OF TODDY SHOPS:**

1.8 Subject to provisions of clause 1.1(a) those involved in actual tapping only are eligible to be members in a Tappers Co-operative Society. Tappers Co-operative Society should be screened vigorously. Wherever there is bogus membership, the licences must be cancelled and action taken either to grant tree For Tapper licences on auction the shops.

1.9 The Collector (Excise) shall select new Tappers Co-operative Society/Tree for Tapper Scheme and allot them before auctions are held. The shops so selected shall be deleted from the list of shops notified for auction in the District Gazetted. The licences for newly selected shops for Tappers Co-operative Society/Tree for Tapper scheme shall not be issued before expiry of seven days of communications of allotment orders, so that during that period the aggrieved party may have an opportunity to file objection, if any, before the Commissioner of Excise.
1.10 TREE FOR TAPPERS SCHEME:

(i) The Tree for Tapper Scheme shall be confined to the villages Grade-III Municipalities and Industrial areas only.

(ii) The notified ration of the shop shall be available within a belt of 8 Kms from the village boundary or the periphery of the Grade-III Municipality or Industrial areas as the case may be.

(iii) The minimum number of Excise tree allotted to each tapper shall not be less than (9) toddy trees or 30 sendhi trees, subject to a maximum of 48 toddy trees or 160 sendhi trees. In mixed topes 3 toddy trees shall be considered equivalent to 10 sendhi trees for this purpose. If coconut trees are to be allotted, one coconut tree will be treated as equal to two toddy trees.

(iv) The number of genuine Tapper applicants under Tree for Tapper Scheme who are residents of the revenue village or Grade-III Municipality or Industrial areas as certified by Mandal Revenue Officer/Excise Officer should be able to tap more than 75% of the rationed trees for tapping, in that village or Grade III Municipality or Industrial area provided, the number of trees allotted to each tapper does not exceed the maximum trees that can be allotted as per condition (iii).

(v) If the number of trees availables in a Grade-III Municipality or a village under clause (ii) are not sufficient to provide minimum number of trees specified in clause (iii) to all the genuine tappers (Applicants) under tree for Tapper Scheme in that village or Grade-III Municipality or Industrial area the minimum number of trees per tapper can be reduced to accommodate more number of tappers provided there is absolute unanimity among the eligible applicants on the issue. However if there is no unanimity on the issue among the eligible applicants, lots may be drawn in the presence of the nominee of the District Collector and the applicants.

(vi) Tappers who want licence, under Tree For Tapper Scheme should obtain an Identity Card at the time of grant of licence. The authority competent to issue the licence, shall issue the Identity card alongwith licence.

(vii) Tree for tapper licenses should possess the Identity Card at the time of tapping the Trees.

(viii) The licensing authority should also issue an authorisation Card to each Tree for Tapper Licensed along with the licence to enable him to sell toddy drawn by him through another person (including his wife); provided such person keeps the Authorisation Card with him while engaging himself in sale of toddy. The person
holding authorisation Card shall be deemed to be selling the toddy on behalf of the Tree for Tapper licensee shall be fully responsible for irregularities if any, committed by such Authorisation Card holders while handling or selling toddy.

(ix) Each Tree for Tapper licensee shall have a separate counter.

(x) The enhanced rentals for the Excise Year 1990-91 shall be as follows:

(a) Tree for Tapper Scheme 25% enhancement over and in Grade-III Municipality above the rentals for 1989-90.

(b) Tree for Tapper Scheme 20% enhancement over and in Towns and Industrial Areas above the rentals for 1989-90.

(ix) If the existing "Tree for Tapper Scheme" in a village if more than 50% members want the shop under "Tappers Co-operative Society" is shall be given.

SOCIETIES INDULGING IN MALPRACTICES:

1.11 A society which had run a shop or a group of shops in the past, but had fallen into arrears or is alleged to have indulged in malpractices consequent on which it lost the licence to vend, would altogether be barred and no shops would be allotted to it. Such shops could be considered for allotment to individual local tappers under Tree For Tapper scheme as per eligibility.

1.12(a) Licences of Tappers Co-operative Society which have come to adverse notice including adulteration during or before Excise year 1989-90 or have failed to pay rentals and other due and if the tappers are found not knowing tapping the retapping test conducted by the Excise Department officials shall be cancelled. In such cases, Tree for Tapper Schemes may be licenced subject to payment of dues by the intending Tree for Tapper Scheme members and also fulfilment of conditions laid down in para 1.10. But no Tappers Co-operative society member who indulged in adulteration shall be enrolled under the new Tree for Tapper Scheme. If Tree for Tapper Scheme is not feasible, the shops should be put to auction.

1.12(b) Wherever tree for Tapper Scheme have come to adverse notice in 1989-90 or before and no new Tree for Tapper Scheme is possible after removal of the member/members who indulged in adulteration and who are found not knowing tapping in the retapping test conducted by the Excise Department officials such licences should be cancelled and such shops should be put to auction.
1.12 The above orders shall also apply to licences if cancelled during 1990-91.

NOTE: "Adverse Notice" includes notice taken of adulteration, sublease and/or alienation, directly or indirectly.

1.13(a) Where the licence period of shops assigned to tappers Co-operative Society in villages and Municipalities and all Towns, Industrial, Project and Notified areas by the Government does not expire by 30-9-1990, such shops shall continue to function till the expiry of licence period.

13.(b) No Tappers Co-operative Society/Tree For Tappers Scheme be allowed in villages falling within 8 Kms. from the periphery of Municipal Corporations of Hyderabad, Vijayawada and Visakhapatnam and for such computation, if any area of a village falls within 8 Kms. distance it will be construed as if the entire village is within 8 Kms. distance from the periphery of Municipal Corporations.

13.(c) However, the existing Tapper Co-operative Societies/Tree for Tapper Scheme within the belt area of 8 Kms. from the periphery of Municipal Corporation of Hyderabad, Vijayawada and Visakhapatnam shall be allowed to continue for 1990-91 excise year also subject to the following conditions:

(i) The Tappers Co-operative Society/Tree For Tappers shall pay 30% over and above the rentals for 1989-90.

(ii) The other rules relating to the 1990-91 Excise Policy shall be applicable to the Tappers Co-operative Society/Tree for Tapper scheme.

13.(d) In case, Toddy shops continued as Toddy Tappers' Co-operative Societies/Tree for Tappers' Scheme in 1989-90 consequent to stay orders obtained from the Courts, renewal may be permitted subject to the condition that they should pay enhanced rentals on the percentage basis stipulated in the Excise Policies of 1989-90 and 1990-91. This shall not apply to shops cancelled for violation of rules but continuing under court orders.

1.14 It shall be obligatory on the part of the management of Tappers Co-operative Society to maintain pass Books as prescribed by Commissioner of Excise for the members of T.C.S. and to ensure that necessary entries relating to the amounts paid to its members shall be made in the pass Book besides issue of printed receipts to its members for all the amounts received from them.

2. FIXATION AND COLLECTION OF RENTALS FROM TAPPERS CO-OPERATIVE SOCIETIES/TREE FOR TAPPER SCHEME IN VILLAGES:

2.1 The rentals of new Tappers Co-operative Society/Tree for Tapper Schemes shall be calculated as per the existing practice, i.e., on the basis of the average rentals
fetched per tree as per the ration in the auction, during the preceding 2 years multiplied by number of trees notified for such auction in all shops in the revenue village.

2.2 PAYMENT OF RENTALS:

There shall be no increase in rentals in respect of existing Tappers Co-operative Society/Tree for Tapper Scheme functioning in revenue villages.

2.3 The existing Tappers Co-operative Societies in all Municipalities, and all Towns, Industrial, Notified and Project areas as notified by the Government and also existing Tree for Tapper scheme in Grade-III Municipalities and Industrial areas whose licence period does not expire by 30-9-1990 shall however pay 10% over and above the rental of 1989-90 for the year 1990-91.

3. ALLOTMENT OF EXCISE TREES:

The Distance limit for allotment of trees to existing Tappers Co-operative Societies and to the individual Tappers under Tree For Tapper Schemes whose licence period does not expire by 30-9-1990 shall continue as per 1989-90 policy only till the expiry of the licence period.

3.2 The distance limit for allotment of trees to new tappers Co-operative Societies in villages shall be 25 KMs. The distance limit to individual tappers under Tree For Tapper Schemes in village and Grade-III Municipalities shall be 8 Kms. There shall be no such distance limit in respect of Tappers Co-operative Societies in Towns, Grade-II Municipalities and Industrial areas. However the Commissioner of Excise can relax the distance limit in individual cases on merits, where hardship is caused to Tappers.

3.3 In Telangana area, for the contractors having more than 10,000 trees of allotment, atleast 30% of allotment has to be made from Andhra area.

3.4 While fixing the ration for the year 1990-91 the additional trees allotted and actually consumed during 1989-90 shall also be included.

4. OPENING OF NEW SALE POINTS OF MAIN SHOP:

Depending upon the viability of opening new sale points the licensee of the main shop can be granted B. Licence for such sale points subject to payment of additional licence fee of Rs. 100/- for each sale point.

However, such sale points will not be permitted within 2 Kms. from the boundary of the neighbouring villages where shops are already existing and also at places where there is no habitation and in Scheduled areas.

5. COLLECTION OF TREE TAX:

Tree tax shall be collected on the actual consumption of trees.
6. AUCTION OF TODDY SHOPS:

Subject to the provisions contained in para 1.13(a) above toddy shops situated in Municipal Corporation of Visakhapatnam, Vijayawada and Hyderabad and Selection Grade, Special Grade and Grade-I Municipalities and all Project and Notified areas as notified by the Government, and in all other places where Tappers Co-operative Societies and Tree for Tapper Schemes, are Tappers Co-operative Societies and Tree for Tapper Schemes are not eligible for licence, shall be put to public auctions.

6.2 Viable Toddy Groups could be considered.

6.3 It is obligatory on the part of licensees of auctioned shops to employ local tappers and workers and to ensure payment of minimum wages under A.P. Minimum Wages Act, 1948.

6.4 No New Toddy shops shall be sanctioned and established after the commencement of Excise year 1990-91 i.e., after 1-10-1990.

7 CONCESSIONS AND INCENTIVES:

7.1 Where toddy trees are tapped in the first year of their yield by the Tappers Co-operative Societies/Tree For Tapper Schemes, no tree tax shall be collected for such trees for the first year of tapping.

7.2 The Tappers Co-operative Societies/Tree For Tapper Schemes licensees shall be given incentive to raise toddy and sendhi trees in areas where there is shortage of ration.

7.3 Licence Fee per toddy shop is as follows:

T.C.S. Rs. 15/- (Rupees Fifteen).
T.F.T. Re. 1/- (Rupee one only).

TENDERS FOR EARTH WORKS OF FLOOD CANAL OF KANDALERU RESERVOIR

204-


(a) whether it is a fact that tenders worth Rs. 25.00 crores for earth works of Kandaleru Reservoir flood canal of Telugu Ganga Project were called for and 80 Contractors have been selected from them;

(b) whether it is also a fact that on 9-10-1990 only four persons have submitted their tenders for all the works enhancing the rates by 30% i.e. Rs. 75 lakhs thereby causing severe loss;
(c) whether it is a fact that the box containing the tenders of works worth crores of rupees of Srikalahasti unit of Telugu Ganga Project was set on fire on 16-10-1990.

(d) whether it is also a fact that instead of calling fresh tenders, schedule were delivered in just one hour on 27-10-1990.

(e) whether verification of tenders scheduled to take place on 30th October, 5th and 12th November was postponed, if so, the reasons therefor?

P-(a) Tenders worth only Rs. 8.00 Crores for 19 works of Kandaleru Flood Flow Canal of Telugu Ganga Project were called for and not for Rs. 25 Crores.

(b) The number of tenders received for 3 works on 9-10-1990 are 20. The excess percentage varies from 21.9% to 22.0% and not 30%.

(c) Yes, Sir.

(d) No Sir, the tenders schedules were delivered on a single day i.e. 27-10-1990 and it is not a fact that the same were delivered in just one hour.

(e) Yes, Sir, Due to curfew at Hyderabad since 28-10-1990 the receipt and opening of tenders were postponed to 5-11-90 and 7-11-90. But the tenders were not received on 5-11-1990 due to non-intimation of the receipt and opening of tenders of the above works to the tenderers in view of no knowledge of lifting of curfew at Hyderabad. In view of this contingency, it was decided to postpone the receipt and opening of tenders to 23-11-1990 and 26-11-1990 respectively.

PURCHASE OF TRANSFORMERS BY JOINT VENTURE UNITS
BY A.P.S.E.B.

205-

*3542-Q- Sri Ch. Ramachandra Rao:- Will the Chief Minister be pleased to state:

(a) whether, it is a fact that A.P.S.E. Board is not purchasing Transformers from the Joint Venture Units located in the State; if so, the reasons therefor; and

(b) whether the Government consider to place orders for purchase of transformers from the State Joint Venture Units?

A-(a) No, Sir.

(b) Does not arise.
MISAPPROPRIATION IN D.N.R. COLLEGE BHIMAVARAM

Will the Chief Minister be pleased to state:

(a) whether it is a fact that an amount of Rs. 2.00 Crores was misappropriated by the Management of D.N.R. College Bhimavaram, West Godavari District;

(b) whether it is also a fact that detailed enquiry was conducted in this matter; and

(c) if so, the findings of the enquiry and the action taken thereon?

A-(a) Certain financial irregularities to the tune of Rs. 1.06 crores have been brought to the notice of the Government.

(b) Yes, Sir.

(c) Details are placed on the Table of the House. (Vide Annexure).

ANNEXURE

Sub: Enquiry into financial irregularities in D.N.R. College Bhimavaram

Deputy Director, Office of the Director of Higher Education has enquired and reported a prima facie case on 25-1-1989. Based on this report, a team of Professors from Andhra University have further gone into the release and utilisation of U.G.C. Grants. Accountant General was also requested to conduct Special Audit. Accordingly the Special Audit Report of the Accountant General was received by Government for the years 1985-86. Accordingly to the Accountant General's report irregularities to the tune of Rs. 1,06,60,210-19 have been brought to the notice as mentioned below:

(i) Amount involved in the Scholarship/Hostel accounts ... Rs. 1,00,91,817-38

(ii) Management Account ... Rs. 44,052-90

(iii) U.G.C. Grants ... Rs. 14,003-52

(iv) Tuition fee and special fee and other fee ... Rs. 5,10,336-39

Total ... Rs. 1,06,60,210-19
A report has been called for from I.G.P., C.I.D., on 11-9-1989 after a thorough investigation. The report of the I.G.P., C.I.D., is still awaited. The Government have also directed the Director, Collegiate Education to take action on the management in consultation with I.G.P., C.I.D.

U.G.C. SCALES TO JUNIOR LECTURERS

207-

*3836-Q.- Sarvasri P. Purushotam Rao, D. China Mallaiah, G.M. Gaddanna, S. Venugopala Chary, K. Yerrannaidu, B. Venkateshwara Rao, N. Raghava Reddy, P. Ramaiah, D. Rajagopal and K. Ramulu:- will the Chief Minister be pleased to state:

(a) whether it is a fact that the Government have not yet sanctioned the U.G.C. Scales to Junior Lecturers working in Degree College, inspite of the Supreme Court of India dismissing the S.L.P. liked against the Judgement dated: 17-02-1984 of Andhra Pradesh Administrative Tribunal in R.P.No. 1772/81;

(b) whether the Tribunal judgement has become final now;

(c) whether it is also a fact that U.G.C scale of Rs. 700-1600 has been given to some Lecturers according to interim orders of Supreme Court; if so, the reasons for not giving them 1986 revised U.G.C. scales even after the final outcome of the case in Supreme Court; and

(d) the stage at which the sanction of U.G.C. scales to the said category stands at present and the time by which U.G.C. scales are likely to be given to them?

A-(a) Junior Lecturers are not entitled to U.G.C. scales according to the U.G.C./Government of India guidelines. Andhra Pradesh Administrative Tribunal Judgement, dated: 17-02-1984 related to transfer of Junior Lecturers working in Government Degree College and non-recovery of revised pay scales already paid to the petitioners till such time as their cases for fitness and suitability are considered by the Departmental Promotion Committee.

(b) Yes, Sir.

(c) The interim orders of the Supreme Court in this regard, were passed on 14-12-1984 and 20-9-1985. The revised scale then in force Rs. 700-1600 was accordingly allowed to some Junior Lecturers.

(d) Does not arise.

PLAN OUT LAY FOR 1991-92

208-

*4485-Q.- Sarvasri G. Chinna Reddy, T. Jeevan Reddy and P. Jagannaik:- Will the Chief Minister be pleased to state:

(a) whether it is a fact that the annual plan outlay of the Andhra Pradesh State for 1991-92 is fixed at Rs. 1410.00 Crores which is very less compared to smaller States like Gujarat, Karnataka and Tamil Nadu;
(b) whether this small outlay is due to resources mobilisation crunch and due to heavy dose of subsidies on rice scheme and other populist schemes; and
(c) if not, the reasons that contributed for the lesser annual plan outlay?

A- (a), (b) and (c) The Plan outlays of each state are finalised with reference to Central assistance fixed on a prescribed formula and the State’s resources. Accordingly, the Plan outlay of Andhra Pradesh for 1991-92 was approved for Rs. 1410.00 crores. Against this, the outlay provided in the final budget is Rs. 1724.09 crores.

**FUNDING OF 132 K.V. SUB-STATION BY R.E.C.**

*5235-Q- Sarasvati R. Ravindranath Reddy and G. Mukunda Reddy:* Will the Chief Minister be pleased to state:

(a) whether it is a fact that the R.E.C. of India is funding 132 K.V. Sub-stations under its Programmes;
(b) whether it is also a fact that the R.E.C. was asked the A.P.S.S.B. not to sponsor such schemes till the finalisation of guidelines in this regard; and
(c) whether the State Government is aware that the R.E.C. has funded 132 K.V. Sub-stations in Uttar Pradesh, Bihar and West Bengal without guidelines and if so, what action the State Government has taken in this regard?

A- (a) Yes, Sir.
(b) No, Sir.
(c) No, Sir. However in Andhra Pradesh, R.E.C. has sanctioned 1 No. 132 K.V. Sub-station for erection at Puttaparty during 1990-1991.

**ALLOTMENT TO MODEL VILLAGES**

*5393-Q- Sarasvati P. Ashok Gajapathi Raju and Y., Ramakrishnudu:* Will the Chief Minister be pleased to state:

(a) whether it is a fact that the State Government has sanctioned rupees ten crores to take up a Model Village in each district, investing rupees fifty lakhs per village;
(b) the facilities and civic amenities which are likely to be provided in a "Model Village"; and
(c) what is the criteria to be adopted for selection?
A- Clauses a,b,c: the answer is placed on the Table of the House.

ANSWER PLACED ON THE TABLE OF THE HOUSE

(a) No, Sir. However during the discussion between the then Deputy Chairman, Planning Commission and the Chief Minister of A.P. on the 15th January, 1991 at New Delhi to finalise the State's Annual Plan 1991-92, the Deputy Chairman Planning Commission said that the Planning Commission is considering development of one village in each district in the Country as Model Villages. For Andhra Pradesh, however, he has agreed for the development of two model or ideal villages in each of the 23 districts in the State and indicated a special Central Assistance of Rs. 10.00 Crores for this scheme, in the Annual Plan for 1991-92. Out of this Rs. 10.00 Crores, Rs. 4.60 Crores are to be earmarked and spent on programmes for the integrated development at the rate of Rs. 10.00 lakhs for each village. The remaining amount of Rs. 5.40 crores is for building a strong co-operative movement in these villages and this will be used as seed capital for mobilising much larger resources from the Banks and financial Institutions. Accordingly, a provision of Rs. 10.00 Crores is made in the Plan Budget for 1991-92.

(b) Each household in the 'Model Village' should have gobar gas plant and a latrine. This apart, the developmental programmes in the village should cover agriculture, soil conservation, Waste land development, horticulture, dairy, fisheries, sericulture, Village and small industries and rural health and sanitation in such a way that no one from the village has to go out in search of gainful employment. All the villagers should agree to stall feeding of cattle, family planning and no cutting of trees. Loans will be given to the people in these villages for contributing to the share capital of co-operatives for credit and marketing and also for the development of dairy, poultry, fisheries etc.

(c) The modalities of the scheme are still to be worked out and communicated by the Planning Commission. Meanwhile, the District Collectors were requested to propose two villages in their districts which could be developed as model villages on the above lines and send their names and profiles to Government.

ROADS UNDER I.T.D.A.

(a) whether funds are being allotted to lay roads under Integrated Tribal Development Agency Scheme; and

(b) if so, the stage at which the matter stands at present?
A-(a) Yes, Sir.

(b) From 1984 onwards a total number of 1573 road works have been taken up at an estimated cost of Rs. 5043.265 lakhs. So far, a total amount of Rs. 678.321 lakhs has been released which excludes the amounts released under NREP and RLEGP.

HOUSING PROGRAMMES IN THE STATE

212-

*2554-Q- Sri P. Ashok Gajapathi Raju:- Will the Minister for Labour and Housing be please to state:

(a) whether it is a fact that the State Government have proposed to take up a massive housing programme in nine districts, namely, Srikakulam, Vizianagaram, Visakhapatnam, East Godavari, West Godavari, Krishna, Guntur, Prakasam and Nellore; if so, the district-wise break-up of the said houses together with cost per dwelling;

(b) whether these houses are designed to withstand cyclone; and

(c) whether the State Government have requested for World Bank aid for the schemes?

A-(a) Yes, Sir. The Government have approved for construction of 70,000 Rural Permanent Houses for cyclone affected beneficiaries at a total project cost of Rs. 63.00 crores, in the nine coastal districts of Srikakulam, Vizianagaram, Visakhapatnam, East Godavari, West Godavari, Krishna, Guntur, Prakasam and Nellore and also in Khammam district affected by floods in addition to the normal housing programme in the above Districts for 1990-91. The District-wise break up of the said cyclone houses is as follows:-

<table>
<thead>
<tr>
<th>District</th>
<th>Number of Houses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam</td>
<td>1,000</td>
</tr>
<tr>
<td>Vizianagaram</td>
<td>1,000</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>4,400</td>
</tr>
<tr>
<td>East Godavari</td>
<td>5,400</td>
</tr>
<tr>
<td>West Godavari</td>
<td>3,800</td>
</tr>
<tr>
<td>Krishna</td>
<td>5,600</td>
</tr>
<tr>
<td>Guntur</td>
<td>7,000</td>
</tr>
<tr>
<td>Prakasam</td>
<td>2,000</td>
</tr>
<tr>
<td>Nellore</td>
<td>1,600</td>
</tr>
<tr>
<td>Khammam</td>
<td>2,200</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>35,000</strong></td>
</tr>
</tbody>
</table>
The Unit cost per dwelling is Rs. 8,000/- in rural areas.

(b) It is proposed to strengthen the foundation of these houses by providing piles, plinth beam for all houses sanctioned under Cyclone housing with an additional provision of Rs. 1,000/- per house.

(c) Although the State Government have requested for World Bank aid for the Cyclone housing programme, the World Bank has not agreed in principle to include the Cyclone housing scheme for aid.

STAY ORDER FOR CONSTRUCTION OF HOUSES

213-

*3173-Q-O- Sarvasri D. Chinnamallaiah, Md. Rajab Ali and D. Sivarama Raju:- Will the Minister for Labour Housing be pleased to state:

(a) whether the Government have issued orders to stop the construction of the houses of the Weaker Sections on 17th September even though the basement of the houses has been completed; and

(b) if so, the number of persons affected due to said orders?

A-(a) Yes, Sir.

(b) 37,436 persons. Except 37,436 persons, who have not started construction of houses, all other houses were revived. Hence, no person was affected whose house came upto basement level.

DRINKING WATER FACILITIES TO HOUSING COLONY AT MEDCHAL

214-

*3237-Q- Saravari P. Shankar Rao, Kiran Kumar, G. Rama Rao, K. Sai Reddy and T. Jeewan Reddy:- Will the Minister for Labour Employment and Housing be pleased to state:

(a) whether it is a fact that drinking water facility has not been provided to the tenants of Housing Board Colony for the last 3 years at Medchal, R.R. District; and

(b) if so, action taken to provide water facilities to the said colony.

A-(a) Yes, Sir.

(b) Internal water supply fittings to all the houses and external water mains in the colony to provide water supply to the inmates of Housing Board Colony have been done long back and an open well has been dug and pumpset has also been purchased by A.P. Housing Board to provide water supply to
all the inmates. The line from open well to sump and erection
of pumpset at open well is to be done for which tenders have
been called for and agency has also been fixed. The work is
in progress and expected to be completed very soon.

DUES FROM ALLOTTEES OF WEAKER SECTION HOUSES

215-

*3505-Q. - Sri Ch. Ramachandra Rao: - Will the Minister
for Labour and Housing be pleased to state:

(a) whether it is a fact that Rs. 300 crores are due
from the allottees of houses of Weaker Sections Housing
Scheme;

(b) if so, the steps taken to collect the said dues; and

(c) whether it is a fact that HUDCO has agreed to
provide assistance to construct one lakh houses in flood
affected areas?

A-(a) An amount of Rs. 159.33 crores out of a loan of
Rs. 372.20 crores drawn from financial institutions has
fallen due from the beneficiaries as on 31-7-1991.

(b) A.P. State Housing Corporation Limited and the
District Collectors have been instructed to recover the dues
from the beneficiaries towards the loan instalments.

(c) Yes, Sir.

REPRESENTATION TO A.P.H.B.

216-

*4593-Q. Sarvasri P. Ashok Gajapathi Raju and G. Muddu-
krishnam Naidu: - Will the Minister for Labour Employment and
Housing be pleased to state:

(a) whether it is a fact that the A.P.H.B. has invited
representations from allottees on various problems; and

(b) if so, the nature of problems represented and the
steps taken by the Board to redress them?

A-(a) Yes, Sir.

(b) The A.P.H.B. has invited representations from the
allottees, on the problems regarding intimation of sale
price, waiver of penal interest, rectification of defects,
conversion of rental allotment into hire purchase allotment,
handing over of possession of flats and houses, for providing
welfare measures, sale of adjacent land, transfer of
tenancies, permission for additions and alterations refund of
deposits, registration of houses, complaints of unauthorised
constructions, extension of time for payment of instalments,
providing of amenities and request for exchange of flats.
A.P.R.B. has received 194 grievances, out of which 142 were settled and remaining 52 are pending. Efforts are being made by A.P.R.B. to settle the pending grievances and rectify the defects.

**PRICES OF SUGARCANE PAID BY CO-OPERATIVE SUGAR FACTORIES**

217-

*108-Q.- Smt. G. Aruna, Sarvasri G. Muddu Krishnam Naidu and N. Chandra Babu Naidu:- Will the minister for Sugar, Commerce and Export Promotion be pleased to state:

(a) the price being paid by the Co-operative Sugar Factories per tonne of sugar cane at present in the state;

(b) whether it is a fact that the price being paid is less when compared to the rates in neighbouring states;

(c) whether it is a fact that the ryots are discontinuing to grow sugarcane as the price is not remunerative; and

(d) whether Government will consider to pay Rs. 400/- per tonne?

A-(a) Government of Andhra Pradesh has advised the Factories to pay Rs. 285/- per M.T. of Sugar cane linked to a recovery of 8.5%. In addition to this Rs. 16/- per M.T. from out of the purchase tax is to be passed on to the farmers. Further Rs. 15% per M.T. is to be paid to these farmers who supply 85% of the agreed ment cane or the actual production whichever is less to the public sector and Co-operative units. The total price paid to the growers vary from a minimum of 335.57 per M.T. to a maximum of Rs. 453.60 per M.T. The variation is due to the paying capacity and the rate decided by each Co-operative sugar factories.

(b) No, Sir.

(c) No, Sir.

(d) No such proposal is before the Government.

**SUBSIDY TO SUGARCANE**

218-

*1802-Q.- Sarvasri S. Satyanarayana and V. Sesha Reddy:- Will the Minister for Sugar, Commerce and Export Promotion be pleased to state:

(a) whether there is any proposal to provide subsidy and to pay higher rate for sugar as an encouragement for ryots for raising higher yield for sugarcane;

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(b) whether there is any proposal to setup sugarcane growers welfare fund scheme in the State as there are 30 lakhs of sugarcane growers; and

(c) if so the details thereof?

A-(a) No, Sir. The Price of Sugar is fixed by Government of India and the State Government does not decide about the subsidy element. The State Government fixes State Advised cane price, which is fixed at Rs. 285/- per M.T. linked to a recovery of 8.5% for 1990-91 season. In addition to this incentive cane price of Rs. 16/- per M.T. is being paid to sugarcane growers out of purchase tax of Rs. 30/- per M.T. which is applicable from 10-1-1991. Additionally Special incentive of Rs. 15/- per M.T. is being paid to those growers who had supplied 85% of the agreed amount cane or actual production. Further the Sugar factories are giving subsidies ranging from Rs. 10/- to Rs. 40/- towards transport subsidy. In addition, they are providing subsidy ranging from Rs. 900/- to Rs. 1500/- per acre towards seeds cane, fertilisers and pesticides etc.

(b) No, Sir.

(c) Does not arise.

BAGA REDDY COMMITTEE RECOMMENDATIONS

219-

*4349-Q- Sarvasri G. Muddu Krishnamma Naidu, N. Chandra Babu Naidu, M. Raghuma Reddy, Y. Ramakrishnudu and P. Indra Reddy:- Will the Minister for Sugar, Commerce and Export Promotion be pleased to state:

(a) whether the Government have appointed a Committee under the Chairmanship of Sri M. Baga Reddy, M.P., to recommend sugarcane prices etc., and

(b) if so, the recommendations made by the said Committee and the action taken thereon?

A-(a) Yes, Sir.

(b) The important recommendations are:

(i) Enhancement of State Advisory cane price for the seasons 1989-90 and 1990-91;

(ii) Enhancement of purchase Tax and its allocation;

(iii) Disposal of sick and nonviable sugar units.

Orders were issued in respect of recommendations (1) and (2). A High Level Official Committee headed by Chief Secretary has been constituted to examine the position of sick and nonviable units.
PROHIBITION OF BEGGING AND VAGRANCY

220-

*3290-Q* Sri V. Sivaramakrishna Rao:— Will the Minister for Home pleased to state:

(a) whether any survey was conducted about begging and vagrancy in the State;

(b) whether begging is banned in the State; and

(c) If so, the steps taken to prevent begging and vagrancy?

A—(a) No, Sir.

(b) Yes, Sir.

(c) A Juvenile Bureau under the supervision of Deputy Superintendent of Police, was established in Hyderabad to apprehend vagrant and begging children and send them to Children's Home for taking care of them, till they become majors.

RIOT CONTROL VEHICLES

221-

*5239-Q* Sarvasri R. Ravindranath Reddy and G. Mukund Reddy:— Will the Minister for Home be pleased to state:

(a) whether it is a fact that the State Government is contemplating to acquire riot control vehicles through the Fire Service Wing; and

(b) if so, the number of vehicles proposed to be acquired together with their cost?

A—(a) and (b) The proposal of the Director of Fire Service for 3 anti-riot control vehicles at a cost of Rs. 57,00,000/- is under consideration. Decision will be taken on receipt of further communication from Government of India in regard to obtaining Japanese grant-in-aid.

FRAUD IN THE PURCHASE OF GHEE BY T.T.D.

222-

*323-(A)-Q* Sri M. Rami Reddy:— Will the Minister for Endowments be pleased to state:

(a) whether it is a fact that there is a large scale fraud in the use of Ghee in the preparation of Srivari Laddus at Tirumala; and

(b) if so, the action taken thereon?
A-(a) Excess Ghee to the tune of 1,448 tins was issued over and above the prescribed dittam from the month of February 1988 to June 1988 as advance to Gamekar Mirasidars for preparation of Laddus on the request of Gamekar Mirasidars;

(b) Action has been taken to recover Rs. 10,18,668/- representing the cost of 1,448 tins of ghee from the Mirasidars. An amount of Rs. 2.68 lakhs representing the value of Laddus due to the share of Gamekars was withheld. A suit has also been filed in the Court of Sub-ordinate Judge at Tirupathi for recovery of the value of 1,448 tins of excess ghee issued to the Mirasidars. An Enquiry Officer has also been appointed to enquire into the matter for taking suitable disciplinary action against the persons responsible. The enquiry has been completed. The findings of the Executive Officer have been communicated to the delinquent officers. Their explanations have been received. They are under examination.

THEFT IN SIMHACHALAM DEVASTHANAM

223-

sarvasri R.S.D.P.A. Narasimha Raju, D. Veerabhadra Rao, M. Raghuma Reddy and K. Vidyadhara Rao:— Will the Minister for Endowments pleased to state:

(a) whether it is a fact that gold and diamond ornaments of Sri Simhachalam Devasthanam (Vizag District) were stolen;

(b) whether they are fully recovered;

(c) whether security staff were removed;

(d) whether any court judgement is delivered on this issue; and

(e) if so, the particulars thereof?

A-(a) Yes, Sir.
(b) No, Sir.
(c) No, Sir.
(d) Yes, Sir.

(e) The District Court, Visakhapatnam delivered judgements in three cases vide S.C.No. 47/79, 48/80 and 16/81.

In S.C.No. 47/79, the Hon'ble II Addl. District and Sessions Judge, Visakhapatnam sentenced Sarvasri Kaveti Prasad, Kareddura Vasanta Rao Vaddepeetla Genganna and Botchu Ramulu (A1 to A4) to undergo R.I. for a period of 9 years
under Section 458 of IPC, including other sentences which would run concurrently. In S.C.No. 48/80, the Hon'ble III Addl. District and Sessions Judge sentenced the criminal Gajjalai Prasad to undergo R.I. for a period of 10 years under section 395 IPC read with Section 397 IPC including other sentences which would run concurrently. In SC. No. 16/81 the Hon'ble IV Addl. District and Sessions Judge sentenced A1 and A2 (Sri Chouta Prasad and Sri Prabhudas) to undergo R.I. for a period of 10 years under section 395 IPC read with Section 397 IPC, including other sentences which would run concurrently.

WIDENING OF ENTRANCE TO VENKATESWARA TEMPLE, TIRUMALA

(a) whether there is any proposal to widen the main entrance of Venkateswara Swami Temple at Tirumala to facilitate the darshan for devotees; and

(b) if so, the particulars thereof?

A-(a) No, Sir.

(b) Does not arise.

SPECIAL DARSHAN TO V.I.P's at T.T.D.

(a) whether there is any proposal to arrange special Darshan for V.I.Ps at Tirumala Tirupathi Devasthanam; and

(b) if so, the particulars thereof and the time by which the new arrangements come into force?

A-(a) No, Sir.

(b) Does not arise.

INVESTMENT BY T.T.D. FOR RELIGIOUS PURPOSES

(a) whether there is any proposal to arrange special Darshan for V.I.Ps at Tirumala Tirupathi Devasthanam; and

(b) if so, the particulars thereof and the time by which the new arrangements come into force?

A-(a) No, Sir.

(b) Does not arise.
(a) whether it is a fact that the income derived by the T.T.D. should be expended only for the promotion of Hindu Religion;

(b) whether any income of the T.T.D. is spent for secular purposes such as hospitals, educational institutions etc., at places other than T.T.D. premises; and

(c) if so, the amount spent at present per annum for secular purposes outside T.T.D. precincts.

A-(a) No, Sir, It can be utilised for other purposes also as specified in Section III of the Act No. 30 of 1987.

(b) Yes, Sir.

(c) An amount of Rs. 136.75 lakhs was spent for secular purposes during the year 1990-91.

ELEPHANT SAFARI AT TIRUPATHI

227-

*4178-Q- Sri Gali Muddu Krishna Naidu:- Will the Minister for Endowments be pleased to state;

(a) whether any scheme has been formulated to open an Elephants Safari at Tirupathi;

(b) whether it is a fact that the Government has instructed the T.T.D. to sanction Rs. 4.15 crores to the Forest Department for the said scheme; and

(c) if so, the action taken by the T.T.D. Board in this regard?

A-(a) Yes, Sir.

(b) No, Sir. Government approved the scheme for providing protective barricade at a cost of Rs. 4.10 crores and requested the Executive Officer, T.T.D. to prepare estimates and to take up the construction work by T.T.D. itself.

(c) The Specified Authority T.T.D. resolved to reject the proposal and the decision has been communicated to Government. The matter is under reconsideration of the Government.

ILLEGAL OCCUPATION OF TEMPLE LANDS

228-

*4980-Q- Sri A. Machava Reddy:- Will the Minister for Endowments be pleased to state:

(a) whether it is a fact that nearly two lakhs acres of temple lands are under illegal occupation;
(b) if so, the action taken so far to evict the occupants;

(c) whether a district-wise of temple lands under illegal occupation be placed on the table of the House.

A-(a), (b) and (c) Particulars pertaining to illegal occupation of temple lands throughout the State are being collected. They will be placed on the table of the House within three months.

AUTOMATIC SHUTTERS TO DINDI PROJECT

229-

*2949-Q—* Sarvasri N. Chandrababu Naidu and L.B. Dukku:- Will the Minister for Medium Irrigation be pleased to state:

(a) whether it is a fact that an estimate for 2.80 Crores was prepared for fixing automatic falling shutters to the Dindi Project to raise to height of the existing dam; and

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

A-(a) Yes, Sir. An estimate for Rs. 245.80 lakhs was originally prepared for fixing automatic falling shutters on the weirs and for raising the height of the earth dam to raise the FRL by 3'-0" in order to increase the existing capacity of the reservoir.

(b) Orders have been issued in G.O.Ms.No. 338, Irrigation and CAD (Irrgn.V) Department Gated, 12.8.1991 according administrative approval for the above work at an estimated cost of Rs. 227.35 lakhs.

INDUSTRIAL AFFLUENTS INTO KUPPAGANJIVAGU

230-

*2072-(S)—* Sri M. Pedda Rattayya:- Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that industrial affluents are released into Kuppaganjivagu in Chilakaluripeta area, Guntur District;

(b) whether it is also a fact that the tanks in several villages are filled up with the water of the said Vagu;

(c) whether it is a fact that cattle etc. died on account of contamination of the said Vagu; and

(d) if so, the action taken to prevent water pollution?

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

SET BACK TO LOANING FACILITIES DUE TO SINGLE WINDOW SYSTEM

231-

*5439-Q- Sarvasri G. Venkata Reddy, Ch. Govardhan Reddy and K.P. Ronda Reddy: Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that as a result of the introduction of the Single Window System the long term Co-operative loaning to the farmers has suffered a set back in the State despite the increase of funds for the purpose by the NABARD (National Bank for Agricultural and Rural Development); and

(b) if so, steps taken to re-establish the Co-operative Agricultural Development Banks to serve the Farmers better?

A—(a) No, Sir.
(b) Does not arise.

ACCUMULATION RYOT MARKET YARDS

232-

*1995-Q- Sri Simhadri Satyanarayana Rao:— Will the Minister for Marketing be pleased to state:

(a) whether it is a fact that crores of rupees collected from the Ryots are accumulated in the Agricultural Marketing Department;

(b) if so, the amounts so accumulated; and

(c) the number of godowns constructed in the State for the use of the Ryots so far?

A—(a) No, Sir.
(b) Does not arise.
(c) 780 godowns were constructed in the State so far for the use of the ryots.

WEIGH BRIDGES AT MARKET YARDS

233-

*4403-Q- Sarvasri N. Chandra Babu Naidu, S. Venugopala Chary, G. Muddu Krishnama Naidu and Y. Rama Krishnudu:— Will the Minister for Marketing be pleased to state:

(a) whether it is a fact that food grains and other commodities are being misappropriated due to lack of weigh bridges at various Agricultural Market Yards in the State;
(b) if so the number of Market Yards in the State having Weigh Bridges; and

(c) whether there is any proposal to install Weigh Bridges at the remaining Market Yards.

A-(a) and (b) No, Sir. However 3 Market Yards Weigh Bridges have already been installed and commissioned.

(c) Yes, Sir, in 37 other market yards Weigh Bridges have been sanctioned.

**FIRE ACCIDENT IN SINGASANIPALLE**

234-

*2984-Q- Sarvasri P. Nageswara Rao, G. Yadagiri Reddy, V. Narayana Rao and A. Sudarshan:- Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that a number of huts belonging to the poor have been destroyed in the fire accident in Singasanipalle(v) in Kambham Bestavaripeta Mandal, Prakasam District;

(b) if so, the value of the property destroyed and the number of persons died in the said mishap?

(c) whether the Government have extended any assistance to the fire victims; if so, the details thereof; and

(d) whether the Government take any action to rehabilitate them, if so, the details thereof?

A-(a) Yes, Sir. On 20-3-1993 a fire accident occurred at Singasanipalli village and 113 houses fully, 2 houses partly and 20 cattle sheds of poor people which includes one Peerla Chavadi and One varandah were gutted.

(b) Estimated loss of property was at about Rs. 3,38,550/- NO human loss.

(c) Immediately, the Government have extended financial assistance @ Rs. 500/- each to the 113 fire victims of fully damaged houses and @ Rs. 200/- to a fire victim whose house was partly damaged. The relief was not provided to one victim of partly damaged house as he is a minor. Further in addition to the above, gratuitous relief to all the families was also provided by supplying utensils worth of Rs. 100/- and cloth worth of Rs. 100/- to each family. 10 Kgs. of rice was supplied to each affected family.

(d) Yes, Sir. The District Collector has addressed Housing Corporation to construct the houses to all the fire victims, whose houses were gutted in the fire accident. Action is also being taken by the Collector, Prakasam District to sanction Rs. 1000/- to each victim under Ruts Insurance Scheme, 1988.

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IRREGULARITIES IN CYCLONE RELIEF WORKS

(a) whether it is a fact that corruption and irregularities were taken place on large scale in implementation of Cyclone Relief measures in Guntur District;

(b) whether it has been brought to the notice of the Government that the EACA and FEDCON have resorted to misappropriation by supplying sub-standard quality of cooking utensils; and

(c) the action taken against the institutions and persons involved in this regard?

A-(a) No, Sir. If specific cases are brought to the notice of Government appropriate action will be taken.

(b) No, Sir. However, some of the cooking utensils which were found to be of sub-standard quality supplied by HACA and FEDCON, were returned and got replaced by new sets and they were distributed to the Cyclone victims.

(c) Does not arise.

LOSS OF CROPS DUE TO FLOODS IN GODAVARI

(a) the number of persons died and loss to crops due to recent floods of Godavari in Khammam District,

(b) The relief measures taken up by the Government in this regard; and

(c) whether there is any proposal to construct a "Karakatta", a protection wall around the Bhadrachalam town as a preventive measures?

A-(a) Deaths in Khammam District nil. Estimated loss to crops Rs. 1706.00 lakhs.

(b) Rice, cloth and utensils were distributed to the affected families. Compensation was paid as per the norms of assistance for damaged houses.

(c) Yes, Sir.
LANGUAGE TEST FOR RECRUITMENT IN SURVEY AND SETTLEMENT DEPT.,
IN KARIMNAGAR

237-

*3175-(O)-Q.- Sarvasri T. Jeevan Reddy, K.R. Suresh Reddy, Syed Sajjad, Mohd. Virasat Rasool Khan and T. Purushothama Rao:- Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that written interviews to the Urdu Medium students were conducted in Telugu for the recruitment in Survey & Land Records Department at Karimnagar;

(b) whether it is also a fact that the Urdu medium students have boycotted the tests, as they were not in a position to follow the Telugu question papers; and

(c) whether there is any proposal before the Government to introduce Urdu Medium in written test and also in oral tests;

A-(a) Yes, Sir. None of the candidates who applied for the posts of Deputy Surveyors/Computer Draftsman Grade II expressed the desire to write the written test in Urdu.

(b) None of the Urdu medium candidates has boycotted the test.

(c) there is no proposal to introduce Urdu Medium in written tests and also in oral tests.

COLLECTION OF STAMP DUTY ON MORTGAGES

238-

*3777-Q- Sri Karra Subba Reddy:- Will the Minister for Revenue be pleased to state:

(a) whether the Sub-Registrars in the State are levying and collecting stamp duty on the value of property mortgaged instead of on the amount secured on the mortgage causing loss to the State Exchequer; and

(b) whether any such instances have been unearthed during 1988-89, 1989-90; if so, the action taken by the Government to prevent the same?

A-(a) No, Sir.

(b) One case was detected during 1988-89 in respect of three documents relating to Nalgonda District of which two were registered at Sub-Registry Office, Ramannapet and the other at Sub-Registry Office, Mothkur. In these cases, the Sub-Registrars levied stamp duty on the value of the property involved though the mortgage amount was more than the values of the properties. Action has already been initiated by the District Registrar, Nalgonda, under Section 41-A of Indian Stamp Act to recover the loss of revenue of Rs. 81,985-00 involved from the concerned parties in respect of the said three documents.
PRIVATE PRACTICE BY DOCTORS

(a) Will the Minister for Medical and Health pleased to state:

(b) whether there is ban on private practice of Doctors working in Government Hospitals;

(c) if so, the number of cases booked for violating the said order;

(d) whether non-practising allowance is paid to the doctors; if so, the amount thereof; and

(d) whether there is any proposal to lift the ban on private practice?

A-(a) Yes, Sir. The following categories of Doctors are prohibited from doing private practice:

1. Medical Officers in primary Health Centres.
2. Director of Medical Education.
3. Director of Health.
4. Director of Institute of Preventive Medicine.
5. Deputy Directors of Medical and Health Services.
6. Addl. Directors of Medical and Health Services.
7. Regional Directors of Medical and Health Services.
8. Zonal Officers (Malaria).
10. District Medical and Health Officers.
11. Additional Dist. Medical and Health Officers.
12. Deputy Dist. Medical and Health Officers.
13. Civil Surgeons or Assistant Surgeons holding the post of R.M.Os in hospitals including Asst. R.M.O. in the Osmania General Hospital.
15. Professors and Lecturers in Forensic Medicine in Medical Colleges.
16. Assistant Surgeons employed in Jail Department.
17. Professors, Asst. professors, Lecturers and Tutors (non-clinical).
18. Tutors on non-clinical side in Medical colleges.
20. Assistant Epidemiologists.
21. Health Officers (Health Education).
22. Supervisory Medical Officer (B.C.G.).
23. Deputy Assistant Director (Medical R.Q (ORT).

(b) 21 cases.

(c) Non-private practising allowance is paid at the rates indicated below:

(i) Civil Asst. Surgeons/Tutors/ Asst. professors with less than 5 years service. 200/-
(ii) Civil Asst. Surgeons/Tutors/Asst. professors and Dy. Civil Surgeons with more than 5 years service. 300/-

(iii) Civil Surgeons and above 400/-

(d) The question of imposition of ban on private practice by Doctors or otherwise is under examination of the Government.

FAMILY PLANNING OPERATIONS IN P.H.C., YELLAREDDIPET

240-

*1665-Q D. Sivarama Raju: Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that on 23-1-1990 sister Kana- karatnam and the Medical staff working in the Primary Health Centre at Yellareddipet village in Karimnagar District lured by the attractive incentives announced for bringing persons to undergo Family Planning operation, took a pregnant woman by name Smt. Kanakamma, wife of Sri Peddulu, an agriculture labourer, to the district level camp at Ramagundam;

(b) whether it is also a fact that Smt. Kanakamma died while undergoing Family Planning Operation; and

(c) whether it is also a fact that her dead body was handed over even without removing the syringe needle in her hand?

A-(a) Sir, Smt. B. Kanakaratnam, A.N.M., Yellareddipet village in Karimnagar District motivated the cases for sterilization operation at Sterilization Camp of National Thermal Power Corporation, Ramagundam. One of the acceptors was Smt. Kanakavva, W/o Peddulu who had given her consent for her undergoing operation at National Thermal Power Corporation, Ramagundam. The acceptor Smt. Kanakavva was pregnant at the time of operation.

(b) Smt. Kanakavva died on the operation table and cause of death is found to be Cardio respiratory failure due to Air Embolism.

(c) To avoid panic situation among the large number of acceptors attending the camp the dead body was shifted from the camp without removing needle.

GENERATOR AT KHAMMAM HOSPITALS

241-

*4650 (S)-Q Sarvasri B. Venkateswara Rao, K. Bojji, M. Raghava Reddy and K. Ramulu: Will the Minister for Medical and Health be pleased to state:
(a) whether it is fact that the functioning of the District Hospital at Khammam is adversely affected due to lack of generator and bad maintenance; and

(b) if so, the steps taken for proper maintenance of those hospitals?

A-(a) No, Sir.

(b) 62.5 KVA generator has been installed in this hospital on 1-4-1991 and it is functioning well. One Assistant Executive Engineer has been posted exclusively for maintenance of this hospital.

DIESEL GENERATORS TO HOSPITALS
242-

*5070 (S)-Q- Sarvasri B. Venkateswara Rao, N. Raghava Reddy, P. Ramaiah and D. Raja Gopal:- Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that diesel generators were supplied to several hospitals by the Andhra Pradesh Vaidya Vidhana Parishad recently and if so, the details thereof; and

(b) whether the Government have appointed any staff to oversee the maintenance of the above generators?

A-(a) Yes Sir. The following generators are supplied:

- 62.5 KVA Generators .. 15
- 50.0 KVA Generators .. 9
- 15.00 KVA Generators .. 21

Total: 45

(b) The Electrician/other technical staff are operating the generator sets as its simple mechanism.

SALE OF EMPTY SALINE BOTTLES
243-

*5247-Q- Sri M. Omkar:- Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that Ganesh Bottling Traders of Gowliguda and Devi Bottling Trading Company at Gaddiannaram supplied used Saline Bottles through Sharma Road Lines, Begum Bazar and Vijaya Road Lines, Falkunuma, Hyderabad respectively to Hindustan Pharmaceuticals, Bharani in Bihar and M/s Live Savings Pharmaceuticals, Shajalampur, Madhya Pradesh during 1990-91;

(b) whether it is also a fact that Lakshmi Bottling Traders at Husapet, Hyderabad has also sold 18 lakhs such bottles during May, June 1991.
(c) if so, the action taken against them in view of the prohibition of sale of used Saline Bottles?

A-(a) Yes, Sir.

(b) No such firm by name Lakshmi Bottling Traders is at Musapet, Hyderabad. But there is a firm by name M/s Laxman Bottle Traders, Musapet, Hyderabad who sold 18 lakhs of second hand bottles during May and June, 1991.

(c) M/s Ganesh Bottling Traders, Gowliguda, Hyderabad M/s Devi Bottling Trading Company, Gaddiannaram and M/s Laxman Bottle Traders, Musapet, Hyderabad which are doing such business do not come under the purview of Drugs and Cosmetics Act and Rules since the transactions in the purchase and sale of empty bottles do not require any licence under the Drugs and Cosmetics Act, 1940. As the "empty bottle (Container)" does not come under the definition of "Drug", the Drugs Control Administration could not initiate any action under Drugs and Cosmetics Act against the above companies.

VEHICLES SETTED WITH BATTERIES

244-

*4671-Q- Sarvasri P. Ashok Gajapathi Raju and M. Raghuma Reddy:- Will the Minister for Transport be pleased to state:

(a) whether it is a fact that the BHEL has indigenously produced a vehicle called the Electrovan run on batteries; and

(b) whether the A.P.S.R.T.C., is contemplating to use this technology and if so, the details?

A-(a) Yes, Sir.

(b) No, Sir.

INTER-STATE SERVICES OF A.P.S.R.T.C.

245-

*5228-Q-Sarvasri R. Ravindranath Reddy and G. Mukunda Reddy:- Will the Minister for Transport be pleased to state:

(a) whether the APSRTC has decided to increase its Inter-State services; if so, the States to which such services are proposed;

(b) whether the Government is aware of the enormous automobiles pollution in Hyderabad city due to RTC buses, lorries and other vehicles;

(c) if so, the steps taken to curb the ever-growing menace of automobile pollution in Hyderabad; and

(d) what is the punishment for automobile pollution?
A-(a) Yes, Sir. The APSRTC has proposed to increase Inter-State services to Maharashtra, Karnataka and Orissa.

(b) Yes, Sir.

(c) the Transport Department have purchased Gas Analysers and smoke meters to test excess pollution in the Automobiles. Wherever excess pollution is found fines are levied and the vehicle owners are also being educated to maintain vehicles in good condition.

(d) A fine of Rs. 1,000/- for the first offence and Rs. 2,000/- for second or subsequent offences is prescribed according to Section 190 (2) of M.V. Act 1988.

PAYMENT OF PENSION THROUGH BANKS

246-

*5004-Q.- Sri A. Madhava Reddy:- Will the Minister for Finance be pleased to state:

(a) whether the Government is aware that most of the aged and infirm pensioners retired from State Government Service are finding it difficult in their old age to go to D.T.Qs for drawal of pension; and

(b) whether the Government will arrange for payment of pension through nearby banks and post offices as is done in case of Central Government pensioners for such of the pensioners who are drawing pension through D.T.O.?

A-(a) & (b) For the convenience of pensioners, the State Government have already introduced a scheme of payment of pension through the public sector banks on the Government of India pattern, vide G.O. (P) No. 299, Fin. dated 22-8-1985, throughout the State. The scheme is optional and the pensioner has the choice of seeking transfer of his pension Payment Order from the treasury to a convenient public sector bank branch.

For the twin cities there is a separate scheme from 1-6-1989 onwards for the disbursement of the pension through banks and this has been made compulsory for new pensioners and those getting pension above the specified limit, under G.O.Ms.No. 79, Fin. dated 14-3-1989.

ENHANCEMENT OF MILK PRICE

247-

*4269-Q- Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Animal Husbandary be pleased to state:

(a) whether the Andhra Pradesh State Dairy Development Co-operative Federation has taken a decision to increase the procuring price and selling price of milk in 1991; if so, the reasons therefore; and
A-(a) Yes, Sir.

Milk procurement price has been raised twice and sale price once in 1991 by Andhra Pradesh Dairy Development Cooperative Federation. The details are as follows:

Procurement price was raised with effect from 16-2-1991 for Buffalo Milk from Rs. 58/- to Rs. 65/- per Kg., Fat, and Cow Milk from Rs. 26/- to Rs. 30/- per Kg., Total Solids. It was raised a second time with effect from 11-6-1991 for Buffalo Milk from Rs. 65/- to Rs. 80/- per Kg., Fat and Cow Milk from Rs. 30/- to Rs. 36/- per Kg., Total Solids.

The Sale price of toned Milk was raised from Rs. 5-50 to Rs. 6-50 per litre with effect from 1-7-1991 by the Andhra Pradesh Dairy Development Co-operative Federation.

To help the Milk producers to meet the increased cost of Feed, Fodder and other costs in the maintenance of milch animals, the procurement price has been revised.

The Sale price has been increased to absorb increases in the cost of transportation, Electricity, Coal, Spares, Salaries and Wages and packing materials as also the rise in procurement price.

(b) Yes, Sir.

FINANCIAL POSITION OF A.P. D.D.C.

*5095-Q-Sarvasri N. Chandrababu Naidu, A. Madhava Reddy, M. Raghuma Reddy, Y. Ramakrishnudu and L.B. Dukku:— Will the Minister for Animal Husbandry be pleased to state:

(a) whether it is a fact that the Milk price is hiked from Rs. 5-50 to Rs. 6-50 per litre;

(b) if so, the reasons therefor;

(c) the procurement price of Milk; and

(d) the present financial position of A.P. Dairy Development Federation?

A-(a) Yes, Sir. The sale price of toned milk was raised from Rs. 5-50 to Rs. 6-50 per litre with effect from 1-7-1991.

(b) and (c) The Procurement price of milk has been increased from Rs. 65/- to Rs. 80/- per Kg. Fat in respect of Buffalo milk and from Rs. 30/- to Rs. 36/- per Kg. Total Solids in respect of Cow milk with effect from 11-6-1991, to

J. No. 233-6
enable the milk producers to meet the increased cost of inputs such as feed, fodder etc. Further, costs of trans­portation, handling, processing packings have gone up steadily in the last few months.

(d) The Federation has accumulated losses of about Rs. 30-10 Crores in the last 10 years i.e., from the inception of Federation in the year 1980-81. However during the year 1990-91 there was a profit of Rs. 164.89 lakhs.

**ALLOTMENT OF CARDS TO RATION SHOPS**

249-

*4144-Q.* Sri T. Purushothama Rao:- Will the Minister for Civil Supplies be pleased to state:

(a) the number of ration cards allotted to each ration shop dealer on average in the State in general and particularly in twin cities of Hyderabad and Secunderabad; and

(b) the nature of incentives such as commissions and other facilities accorded to the dealers at present?

A-(a) Number of ration cards per fair price shop dealer on an average in the State is 404 and in the twin cities of Hyderabad and Secunderabad is 741.

(b) A statement showing the details of margin allowed to fair price shop dealers on each commodity is placed on the table of the House.

**DETAILS OF MARGIN ALLOWED TO FAIR PRICE SHOP DEALERS IN ANDHRA PRADESH**

(Enclosure to answer to L.A.Q.No. 4144 (Starred)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Commodity</th>
<th>Area</th>
<th>Margins</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>RICE</td>
<td>Rural areas</td>
<td>Rs. 7.38 per quintal and free gunny, resale value of which is Rs. 4/- per bag.</td>
</tr>
<tr>
<td>2.</td>
<td>WHEAT</td>
<td>Rural Areas</td>
<td>Rs. 4.60 per quintal and free gunny, resale value of which is Rs. 3/- per bag.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Cities</td>
<td>Rs. 8.80 per quintal and free gunny, resale value of which is Rs. 3/- per bag.</td>
</tr>
<tr>
<td>3.</td>
<td>SUGAR</td>
<td>Rural area</td>
<td>Rs. 2.50 per quintal and free gunny, resale value of which is Rs. 8/- per bag.</td>
</tr>
</tbody>
</table>
(1) (2) (3) (4)

| Cities | Rs. 5.85 per quintal and free gunny, resale value of which is Rs. 8/- per bag. |
| Palmolene Rural | (5) |
| OIL (Pouches) | Rs. 25.00 per quintal |
| Areas & Cities | |

5. Kerosene Rs. 0.07 per litre.

ACTION AGAINST BOARDERS

250-

4147-Q Sarvasri T. Purushotham Rao, G. Muddu Krishnama Naidu and P. Ashok Gajapathi Raju: Will the Minister for Civil Supplies be pleased to state:

(a) whether it is a fact that the Prime Minister requested the Chief Ministers at a conference on the eve of Gulf War to check the hoarders and properties and take stringent action against them;

(b) whether it is also a fact that the very next day the traders in Hyderabad City have jacked up the prices of rice to Rs. 100/- per quintal and pulses and oil to Rs. 5/- per Kg; and

(c) if so, the agency that is monitoring the hike in prices and the steps taken to check the jack up of the prices?

A-(a) Government of India requested State Government to intensify dehoarding operations by activating the enforcement machinery and monitoring price situation. They have also requested to make selective arrests and detentions of notorious black marketers and boarders to have a salutary effect on price situation.

(b) No, Sir.

(c) Civil Supplies Department through the district administration and Vigilance Cell is arranging raids on the traders and ensuring availability of commodities in the market at reasonable rates. Wherever there are variation in stocks etc., cases are booked against the dealers.
COST OF L.P.G. CYLINDERS

251-

*5494-Q-Sarvasri N. Ramakrishna Rao, T. Purushothama Rao and P. Shanker Rao:- Will the Minister for Civil Supplies be pleased to state:

(a) whether it is a fact that the cost of L.P.G. Cylinders in Hyderabad is going to cost Rs. 79.62 as against Rs. 66.35 at Bombay; if so, the reasons therefor;

(b) whether it is a fact that the difference is due to high rates of Sales Tax; and

(c) if so, whether the Government consider to equalise the prices?

A-(a) After revision, the cost of L.P.G. Cylinder is Rs. 77.55 in Hyderabad, while it is Rs. 66.35 in Bombay.

(b) Yes, Sir.

(c) Does not arise as the price fixation is done by the Government of India.

WASTAGE OF MANGO FRUITS

252-

*4323-Q-Sri Chikkala Ramachandra Rao:- Will the Minister for Horticulture and Printing be pleased to state:

(a) whether it is a fact that mango fruits worth ten hundred crores of rupees are being wasted every year for want of cold storage godowns;

(b) whether there is any proposal to construct cold storage godowns to prevent mango fruits from getting wasted; and

(c) if so, the particulars thereof?

A-(a) No systematic survey is conducted to assess the transit losses; but as per the general estimates the losses may be around 5 to 10% of estimated production of 23 lakhs M.Ts.

(b) At present there is no such proposal to construct the cold storage godowns.

(c) Does not arise.
QUARRYING AT GUN ROCK ENCLAVE, SECUNDERABAD

253-

*4387-Q-Sarvasri T. Purushothama Rao, T. Jeevan Reddy, M. Narasaiah and C. Mutyam Reddy:- Will the Minister for Mines and Geology be pleased to state:

(a) whether it is a fact that the contractors who are quarrying in the rocks for granite in Gun Rock Enclave of Secunderabad have been carrying on their activities without observing precautionary measures;

(b) whether it is also a fact that the blasting is done close to the residential areas hitting the children playing in the vicinity and passers by with the splinters while dynamiting; and

(c) whether there is any proposal to stop blasting in the said areas immediately or else tighten safety measures?

A-(a) & (b) No Contractors are involved for quarrying granite in Gun Rock Enclave of Secunderabad. But 50 to 60 Labourers belonging to Waddare community are quarrying in this area for a long-time to eke-out their lively hood and that mild blasting is being done by them for this purpose. It is however reported that the Mines Department has not received any complaints in this regard.

(c) The Assistant Director of Mines and Geology, Hyderabad has already advised the Wadderas to form a Society and to select some other area for quarrying around the City away from the residential areas, so as to stop blasting for purpose of quarrying in the said area.

REPRESENTATION FROM NATIONAL FISHERMEN SOCIETY

254-

*4193-Q-Sri D. Sivarama Raju:- Will the Minister for Fisheries be pleased to state:

(a) whether the National Fisherman's Society has submitted a representation on 28-12-1990 requesting to solve the problems of Fishermen;

(b) if so the action taken thereon;

(c) whether any foreign assistance is received for the development of Fishing Industry in the State; if so their details and how the amounts are spent?

A-(a) No, Sir.

(b) Does not arise.

(c) Assistance from the World Bank was received for implementing an Integrated Marine Fisheries Project and the amount spent on the specified components i.e. development of
Fishing Harbours, Village Access Roads, Water Supply, Fishing Vessels, Processing Units, study tours and construction of 2 Nos of (23) Meter Wooden Hull Trawlers during 1978. The World Bank Assistance was continued upto 30-9-84 and withdrawals were permitted up to 31-3-1985. The amount received from World Bank has been spent on the items mentioned above.

HEAT SETTING PLANT IN NELLORE.

255:-

*1708-Q.- Sri N. Venkataratnam Naidu:- Will the Minister for Textiles and Handlooms be pleased to state:

(a) whether it is a fact that the Heat Setting Plant and Powerloom Factory at Gandhi Nagar in Nellore Town are under Lock-out;

(b) the reasons for the said lock-out; and

(c) the steps to be taken to reopen the said factories?

A-(a) and (b) No, Sir. The Heat Setting Plant was not commissioned. The Powerloom Factory was closed on 20.7.1985 in view of the continuous losses being incurred by the Powerloom unit mostly on account of low efficiency of repatriated workers in achieving optimum production. After examining all the possibilities for its revival, it was decided to provide alternative employment to repatriate workers. A liquidator under Andhra Pradesh Co-operative Societies (APCS) Act was appointed to wind up the affairs of the society managing powerloom Unit.

(c) Does not arise.

"PRADAMIKA PATASALS"

256:-

*2905-Q-Sri Simhadri Satyanarayana Rao:- Will the Minister for Secondary Education be pleased to state:

(a) whether there is any proposal to introduce "Abyudaya Pradhamika Patasalas" in the place of "Pradhamika Patasalas" in the State; and

(b) if so, the details of its phasing and the probable additional expenditure likely to be incurred on the account?

A-(a) Yes, Sir. The scheme is under implementation in five schools per district on an experimental basis.

(b) Order were issued in August, 1990 for starting 115 Abhyudaya Pradamika Patasalas by converting existing Primary Schools at the rate of 5 for each District during the year 1990-91, and an amount of Rs. 323.00 lakhs was sanctioned to meet the expenditure for the purpose and during 1991-92 an amount of Rs. 337.00 lakhs was sanctioned to meet the expenditure for continuation of the 115 Abhyudaya Pradamika Patasalas.
Chairman:- I am to announce to the House that as per the proviso to Rule 41 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly answers to 56 Starred Questions, 26 Unstarred Questions not included in the lists till 30-9-1991 are placed on the Table of the House. They shall form part of the proceedings of the House.

I am to announce to the House that such of the admitted Short Notice Questions which have not been taken up for answer will be treated as Ordinary Starred Questions. The Ministers concerned will be requested to furnish replies direct to the members in respect of notices under 74 and 304 which were admitted and sent to earlier and not included in the Agenda.

FORMATION OF STRAIGHT CUT TO UPPUTERU TO CHINAGOLLAPALEM VILLAGE KRUTHIVENNU MANDAL.

280 -

2878-Q Sri S. Veda Vyas:- Will the Chief Minister be pleased to state;

(a) whether it is a fact that about 600 acres of fertile land has been submerged into the sea due to the formation of straight cut to Upputeru in Chinagollapalem village of Kruthivennu Mandal;

(b) if so, the steps taken by the Government to prevent further erosion; and

(c) whether there is any proposal to form another straight cut further dividing the Chinnagollapalem?

A-(a) No, Sir. Erosions is limited to sides of the straight cut on account of excess flow of flood waters through the straight cut and further this scouring is only in lands acquired by the Government for the purpose of excavation of straight cut.

(b) This is felt not necessary since no private lands are eroded and regime course is now formed.

(c) There is a proposal to form another straight cut at M 31/-3-330 of Upputeru river to sea with World Bank aid under Cyclone Emergency Reconstruction Project.

PERCENTAGE OF LITERACY

(a) the percentage of Literacy in the State;

(b) the names of the Districts which are below the State average;

(c) the steps taken during the 7th Plan period to improve the Literacy in the State and the amount spent in each District; and

(d) the details of the Scheme proposed during the 8th Plan period in this regard?

A-(a) The percentage of Literacy in the State is 29.94%.

(b) The names of the Districts, which are below the State average are indicated in Annexure-I. (enclosed).

(c) The Programme of Adult Education started functioning from the year 1980-81. As per the 1981 census it is estimated that there will be 110 lakhs of Adult illiterates to be made literate by 1990. During the VII Five Year Plan period the number of Adult illiterates made literates is only 10,24,260 (4,63,638 under State Sector +5,60,622 under Central Sector Adult Education Projects) and the total achievement made since inception of the Adult Education Programme in our State is 16,91,142.

The details of the budget provided, expenditure incurred, enrolment target and achievement for State and Central Projects during the 7th Plan period are as follows:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Budget Provided (Rupees in Lakhs)</th>
<th>Expenditure</th>
<th>Enrolment Target</th>
<th>Achievement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. State</td>
<td>2500.000</td>
<td>1088.321</td>
<td>9.98</td>
<td>4.54</td>
</tr>
<tr>
<td>2. Central</td>
<td>2094.998</td>
<td>1522.122</td>
<td>11.56</td>
<td>5.61</td>
</tr>
<tr>
<td>Total</td>
<td>4594.998</td>
<td>2610.443</td>
<td>21.54</td>
<td>10.15</td>
</tr>
</tbody>
</table>

A statement showing the amount spent in each District for implementation of Adult Education Programmes is enclosed as Annexure-II.

(d) (i) The details of Schemes proposed during 8th Five Year Plan are shown in Annexure - III enclosed.

(ii) The year 1990, was celebrated as International Literacy Year. Adult Education Programme has been reviewed in a meeting taken by the former Chief Minister on 21-3-1990, wherein it was, inter-alia, decided to adopt two pronged approach to improve literacy rate by (i) Intensive Approach and (ii) Extensive Approach. The Government of India have also proposed that each State should take-up the Programme of
100% Literacy in selected Districts, on the analogy of Ernakulam District in Kerala State, where 100% Literacy has been achieved.

(iii) Under Intensive Approach, at the rate of one District in each Region i.e., the Districts of Hyderabad, Chittoor and Cuddapah have been selected for achieving 100% literacy. The Government of India have approved the action Plan and project proposals of 100% literacy programme of the District Collectors of the aforesaid 3 Districts and also released an amount of Rs. 932.64 lakhs as their 2/3rd share to the Collectors.

(iv) The proposals of the other Districts i.e., Kurnool, Nellore, Visakhapatnam, Mahaboobnagar, West Godavari has also been sent to Government of India and their approval is awaited.

ANNEXURE - I

(Information with reference to Clause (b) of L.A.Q. No. 3125 (Un-Starred).

NAMES OF THE DISTRICTS WHICH ARE BELOW THE STAFF AVERAGE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District</th>
<th>Percentage of Literacy</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Srikakulam</td>
<td>22.72</td>
</tr>
<tr>
<td>2</td>
<td>Vizianagaram</td>
<td>21.74</td>
</tr>
<tr>
<td>3</td>
<td>Visakhapatnam</td>
<td>22.06</td>
</tr>
<tr>
<td>4</td>
<td>Prakasam</td>
<td>29.39</td>
</tr>
<tr>
<td>5</td>
<td>Kurnool</td>
<td>28.75</td>
</tr>
<tr>
<td>6</td>
<td>Ananthapur</td>
<td>29.02</td>
</tr>
<tr>
<td>7</td>
<td>Adilabad</td>
<td>18.79</td>
</tr>
<tr>
<td>8</td>
<td>Karimnagar</td>
<td>21.50</td>
</tr>
<tr>
<td>9</td>
<td>Warangal</td>
<td>23.55</td>
</tr>
<tr>
<td>10</td>
<td>Khammam</td>
<td>25.58</td>
</tr>
<tr>
<td>11</td>
<td>Rangareddy</td>
<td>29.41</td>
</tr>
<tr>
<td>12</td>
<td>Medak</td>
<td>21.55</td>
</tr>
<tr>
<td>13</td>
<td>Nizamabad</td>
<td>21.73</td>
</tr>
<tr>
<td>14</td>
<td>Nalgonda</td>
<td>22.44</td>
</tr>
<tr>
<td>15</td>
<td>Mahaboobnagar</td>
<td>19.42</td>
</tr>
</tbody>
</table>
## ANNEXURE – II

(Information with reference to Clause (C) of L.A.Q. No. 3125 (Un-Starred)
STATEMENT SHOWING THE AMOUNT SPEND IN EACH DISTRICT DURING THE 7TH PLAN PERIOD FOR IMPLEMENTATION OF ADULT EDUCATION PROGRAMME IN THE STATE

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Srikakulam</td>
<td>13,36,473</td>
<td>17,13,736</td>
<td>21,26,092</td>
<td>27,21,902</td>
<td>36,97,364</td>
<td>1,15,95,567</td>
</tr>
<tr>
<td>2</td>
<td>Vizianagaram</td>
<td>12,59,516</td>
<td>15,39,999</td>
<td>20,32,046</td>
<td>28,77,372</td>
<td>36,14,425</td>
<td>1,13,23,358</td>
</tr>
<tr>
<td>3</td>
<td>Visakhapatnam</td>
<td>19,04,932</td>
<td>19,39,214</td>
<td>19,93,581</td>
<td>23,34,360</td>
<td>26,07,788</td>
<td>1,07,79,875</td>
</tr>
<tr>
<td>4</td>
<td>East Godavari</td>
<td>15,56,584</td>
<td>16,39,777</td>
<td>19,48,516</td>
<td>23,35,963</td>
<td>25,55,365</td>
<td>1,03,36,185</td>
</tr>
<tr>
<td>5</td>
<td>West Godavari</td>
<td>8,98,939</td>
<td>9,31,138</td>
<td>9,93,104</td>
<td>13,94,542</td>
<td>16,29,921</td>
<td>58,47,644</td>
</tr>
<tr>
<td>6</td>
<td>Guntur</td>
<td>14,91,661</td>
<td>10,15,450</td>
<td>25,67,490</td>
<td>31,90,624</td>
<td>37,13,102</td>
<td>1,19,78,327</td>
</tr>
<tr>
<td>7</td>
<td>Ongole</td>
<td>15,48,035</td>
<td>16,08,511</td>
<td>17,97,443</td>
<td>19,12,250</td>
<td>25,07,857</td>
<td>93,74,096</td>
</tr>
<tr>
<td>8</td>
<td>Nellore</td>
<td>17,11,770</td>
<td>18,34,461</td>
<td>19,19,939</td>
<td>19,68,064</td>
<td>25,10,964</td>
<td>99,45,193</td>
</tr>
<tr>
<td>9</td>
<td>Kurnool</td>
<td>12,90,128</td>
<td>15,76,100</td>
<td>17,27,502</td>
<td>22,86,505</td>
<td>26,41,491</td>
<td>95,21,726</td>
</tr>
<tr>
<td>10</td>
<td>Cuddapah</td>
<td>18,57,646</td>
<td>17,52,899</td>
<td>20,86,575</td>
<td>23,03,096</td>
<td>26,94,107</td>
<td>1,06,94,323</td>
</tr>
<tr>
<td>11</td>
<td>Ananthapur</td>
<td>15,38,380</td>
<td>15,79,355</td>
<td>20,00,657</td>
<td>26,55,216</td>
<td>33,75,706</td>
<td>1,11,49,304</td>
</tr>
<tr>
<td>12</td>
<td>Chittoor</td>
<td>16,03,119</td>
<td>17,42,170</td>
<td>20,11,367</td>
<td>23,94,864</td>
<td>33,85,433</td>
<td>1,11,36,953</td>
</tr>
<tr>
<td>13</td>
<td>Hyderabad</td>
<td>9,15,369</td>
<td>8,67,005</td>
<td>8,04,249</td>
<td>9,46,432</td>
<td>22,16,573</td>
<td>57,29,628</td>
</tr>
<tr>
<td>14</td>
<td>Ranga Reddy</td>
<td>8,92,647</td>
<td>8,52,824</td>
<td>16,79,523</td>
<td>24,63,504</td>
<td>26,81,170</td>
<td>85,69,663</td>
</tr>
<tr>
<td>15</td>
<td>Mahaboobnagar</td>
<td>12,89,297</td>
<td>21,34,490</td>
<td>13,55,984</td>
<td>25,60,194</td>
<td>26,21,202</td>
<td>1,04,61,167</td>
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<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>16. Sangareddy</td>
<td>16,68,358</td>
<td>18,58,422</td>
<td>19,72,936</td>
<td>29,86,836</td>
<td>34,09,086</td>
<td>1,18,95,638</td>
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<tr>
<td>17. Nalgonda</td>
<td>12,76,968</td>
<td>14,77,175</td>
<td>15,71,970</td>
<td>24,83,626</td>
<td>26,48,507</td>
<td>94,58,246</td>
<td></td>
</tr>
<tr>
<td>18. Khammam</td>
<td>15,11,961</td>
<td>19,39,910</td>
<td>24,41,558</td>
<td>25,80,651</td>
<td>26,89,108</td>
<td>1,11,63,228</td>
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</tr>
<tr>
<td>19. Karimnagar</td>
<td>14,21,535</td>
<td>18,48,697</td>
<td>26,25,487</td>
<td>33,84,700</td>
<td>39,14,176</td>
<td>1,31,94,575</td>
<td></td>
</tr>
<tr>
<td>20. Warangal</td>
<td>16,24,333</td>
<td>18,18,276</td>
<td>25,65,037</td>
<td>35,97,034</td>
<td>43,77,635</td>
<td>1,37,82,315</td>
<td></td>
</tr>
<tr>
<td>21. Nizamabad</td>
<td>8,34,866</td>
<td>10,88,765</td>
<td>17,29,586</td>
<td>24,73,285</td>
<td>26,84,826</td>
<td>88,03,328</td>
<td></td>
</tr>
<tr>
<td>22. Adilabad</td>
<td>12,45,604</td>
<td>15,82,089</td>
<td>18,32,579</td>
<td>29,53,199</td>
<td>38,68,916</td>
<td>1,15,32,387</td>
<td></td>
</tr>
<tr>
<td>23. Krishna</td>
<td>8,50,407</td>
<td>8,69,061</td>
<td>10,24,455</td>
<td>12,41,679</td>
<td>15,81,234</td>
<td>53,66,834</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>3,15,28,508</td>
<td>3,51,81,524</td>
<td>4,33,57,646</td>
<td>5,60,45,897</td>
<td>6,75,25,996</td>
<td>23,36,39,570</td>
<td></td>
</tr>
</tbody>
</table>
(With reference to Clause (d) of L.A.Q.No. 3125 (Un-Starred)

The Details of the Schemes proposed during the 8th Plan period

It is estimated that there will be 126.04 lakhs of Adult illiterates to be covered by 1994-95. This gigantic task of covering the above target clientele by 1995 is possible only when all sections of people are involved in this task, apart from the efforts made by both the Central and State Governments. It is proposed to call for participation of a large No. of agencies, particularly the Voluntary Agencies.

The proposed coverage of illiterate adults under various agencies during the VIII Five Year Plan period is detailed below:

<table>
<thead>
<tr>
<th>Year</th>
<th>Government</th>
<th>Voluntary Agencies</th>
<th>Mass Programme for functional Literacy</th>
<th>Other Agencies</th>
</tr>
</thead>
<tbody>
<tr>
<td>1990-91</td>
<td>4.95</td>
<td>8,33,790</td>
<td>3.65</td>
<td>6.92</td>
</tr>
<tr>
<td>1991-92</td>
<td>5.22</td>
<td>8,33,790</td>
<td>3.65</td>
<td>6.92</td>
</tr>
<tr>
<td>1992-93</td>
<td>5.49</td>
<td>8,33,790</td>
<td>3.65</td>
<td>6.92</td>
</tr>
<tr>
<td>1993-94</td>
<td>5.76</td>
<td>8,33,790</td>
<td>3.65</td>
<td>6.92</td>
</tr>
<tr>
<td>1994-95</td>
<td>6.03</td>
<td>8,33,790</td>
<td>3.65</td>
<td>6.92</td>
</tr>
<tr>
<td>Total</td>
<td>27.45</td>
<td>41,68,950</td>
<td>18.25</td>
<td>34.60</td>
</tr>
</tbody>
</table>

Total 27.45 + 41.69 + 18.25 + 34.60 = 121.99 lakhs or 122.00 lakhs

At present there are 52 Government Projects. In addition to the above, it is proposed to start 3 new Projects every year from 1990-91 to 1994-95. The enrolment of 41.69 lakhs of adult illiterates in Voluntary Agencies is expected by opening 27,793 centres every year during the VIII Five Year Plan period. An amount of Rs. 13,345.49 lakhs is required to cover the above 122.00 lakhs illiterates. (Under Central Sector 11,133,79 lakhs + 2,211.70 lakhs under State Sector).

JANA SIKHANA NILAYAMS: During the VIII Five Year Plan period it is proposed to open 11,287 JSNs. But due to financial constrains it is proposed to open only 135 and 560 new JSVs.,
under State and Central Sectors respectively, for which an amount of Rs. 13.30 lakhs and 78.40 lakhs respectively, is proposed in the budget.

OVER-SEAS DEVELOPMENT AGENCY: A part from the above, proposal for Rs. 280.00 crores for achieving total literacy by 1994-95 in the State was submitted to Government under the Scheme of providing assistance from over-seas Development Agency.

STREET LIGHTS IN KUKUTPALLI

3739-Q-Sri D. Siva Rama Raju:— Will the Chief Minister be pleased to state:

(a) whether the Government are aware of the difficulties being experienced by the public for want of street lights in Kukutpalli Municipal area, Mehdipatnam Division and Gowlipura Municipal area of the old city of Hyderabad; and

(b) if so, the action taken thereon?

A-(a) & (b) (i) MEHDIPATNAM DIVISION: There are 6,165 Nos. Street lights existing in the Mehidipatnam Division. These are being maintained regularly duly attending to complaints whenever received. Further, it is proposed to provide Additional Street light points in the above area as follows:

M.V. Lamps .. 69 Nos
Tube Lights .. 299 Nos.

Out of these, 44 Nos. M.V. Lamps and 79 Nos. Tube lights are already provided and balance work is under progress.

(ii) GOWLIPURA MUNICIPAL AREA: There are 1,100 Nos. Street lights existing in the above area. These are regularly maintained, duly attending to the complaints whenever received. Further, it is proposed to provide 130 Nos. additional street light points (Tube lights) on new poles in the weaker section colonies of Gowlipura Municipal Division under Quli Qutubshah Urban Development Authority at a cost of Rs. 4,72,200/-. The payment has been received from Quli Qutubshah Urban Development Authority on 15-1-1991. The work has been taken up and is under progress.

(iii) KUKUTPALLI MUNICIPAL AREA: The street lights existing in the Kukutpally Municipal area are maintained by the Municipality only and not by the Board. However, shutdowns as and when required by the Municipality for replacement of burnt tubes/bulbs or rectification of maintenance works are arranged by the A.P.S.E. Board Staff.

In the statement Annexure enclosed herewith the new Street Lights proposed in the above Municipality area given, duly indicating the present stage of the works.
ANNEXURE TO U.S.LAQ.NO. 3739

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Area</th>
<th>New points proposed</th>
<th>Position of works as on date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>(ii) 299 Nos. FTS.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Gowlipura</td>
<td>130 Nos. FTS</td>
<td>Work in progress</td>
</tr>
<tr>
<td>3.</td>
<td>K.P.H.B. Colony</td>
<td>400 Nos. FTS.</td>
<td>Erection work is completed fixtures are to be supplied by APHB/Municipality.</td>
</tr>
<tr>
<td></td>
<td>Phase-I &amp; II</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>-do-</td>
<td>75 Nos. FTS</td>
<td>SL charges are to be paid by APHB.</td>
</tr>
<tr>
<td>5.</td>
<td>K.P.H.B. Colony</td>
<td>164 Nos. FTS.</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td>Phase III</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Moosapet</td>
<td>190 Nos.MVLs to J.N.T.U.</td>
<td>Work completed, fixtures are to be supplied by Municipality.</td>
</tr>
<tr>
<td>7.</td>
<td>J.N.T.U. to Hyderabad</td>
<td>75 Nos.MVLs</td>
<td>SL charges to be paid by Municipality.</td>
</tr>
<tr>
<td>8.</td>
<td>Lepers Colony near Allapur</td>
<td>10 Nos FTs.</td>
<td>Work is completed. Fixtures are to be supplied by Municipality.</td>
</tr>
<tr>
<td>9.</td>
<td>Khaitalapur thanda</td>
<td>20 Nos. FTs.</td>
<td>-do-</td>
</tr>
<tr>
<td>10.</td>
<td>Janatha Nagar</td>
<td>80 Nos. FTs.</td>
<td>Work is being taken up.</td>
</tr>
<tr>
<td>11.</td>
<td>Muskippet</td>
<td>14 Nos. FTs</td>
<td>Work is in progress.</td>
</tr>
<tr>
<td>12.</td>
<td>Allapur</td>
<td>18 Nos. FTs</td>
<td>SL Charges to be paid by Municipality.</td>
</tr>
<tr>
<td>13.</td>
<td>Hanuman nagar,</td>
<td>16 Nos. FTs</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td>Venkateswara Nagar.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Area</td>
<td>New points proposed</td>
<td>Position of works as on date</td>
</tr>
<tr>
<td>--------</td>
<td>--------------------</td>
<td>---------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>14</td>
<td>Habeeb Nagar</td>
<td>20 Nos. FTs</td>
<td>SL Charges to be paid by Municipality.</td>
</tr>
<tr>
<td>15</td>
<td>Ramakrishna Nagar</td>
<td>20 Nos. FTs</td>
<td>-do-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Kukatpally.</td>
</tr>
<tr>
<td>16</td>
<td>Bagh Ameeri</td>
<td>12 Nos. FTs</td>
<td>-do-</td>
</tr>
</tbody>
</table>

**FILLING UP OF THE VACANT POSTS OF EXECUTIVE ENGINEERS OF THE ROADS AND BUILDINGS DEPARTMENT**

3808-Q-Sri Nallapareddi Sreenivasul Reddi:— Will the Minister for Roads and Buildings be pleased to state:

(a) the number of posts of Executive Engineers of the Roads and Buildings Department — vacant in the entire State at present;

(b) the reasons for the abnormal delay in filling up of the said posts eventhough Executive. Engineers panel was prepared by the Departmental Promotion Committee and approved by the State Government; and

(c) the time by which all the vacancies of the posts of Executive Engineers in the Roads and Buildings Department will be filled up?

A-(a) Nil.

(b) On account of the dispute over the final integrated seniority list of Deputy Executive Engineers issued in G.O.Ms.No. 281, T.R&B (S.II) Department dated 21-11-89 and also to re-examine the cases in view of the judgement of Supreme Court of India on the issue; the vacant posts of Executive Engineers (R & B ) could not be filled up. The matter has since been finalised and orders issued in April 1991 filling up of the vacant posts of Executive Engineers (R & B).

(c) Does not arise.

**BRIDGES ON NATIONAL HIGH WAY No. 5 FOR TAMILNADU BORDER**

4374-Q-Sri Nallapareddi Sreenivasul Reddy:— Will the Minister for Roads and Building be pleased to state:
(a) whether it has been decided to upgrade, widen, construct bridges, Culverts, Causeways etc. On the National Highway No. 5 (Madras-Calcutta Road) from Tamilnadu border near Pennamagadu (Tada) to Chilakaluripets;

(b) what are the details of the works; and

(c) when will they be completed?

A-(a) No, Sir. a proposal is sent to Government of India for four laning of this portion of the road and their approval is awaited.

(b) & (c) Does not arise.

CONSTRUCTION OF PUCCA HOUSES FOR CHALLA YANADIES

4948-Q Sri N. Sreenivasulu Reddy: - Will the Minister for Housing be pleased to state:

(a) whether there is any proposal to construct thirty eight (38) pucca houses for the Challa Yanadies of Tarunavai in Sangam Mandal of Nellore district; if so, their estimated cost; and

(b) when will they be taken up and completed?

A-(a). Yes, Sir. The estimated cost of each house will be Rs. 8,000/-.

(b) The houses will be taken up and completed if and when the concerned MLA. proposals these houses from out of the district allocation made by Government every year, under the Weaker Sections Housing Programme.

GOVERNMENT CHILDREN'S HOME AT KOVUR IN NELLORE DISTRICT

*3937-Q. - Sri Nallapareddi Sreenivasul Reddy:- Will the Minister for Women's Development and Child Welfare be pleased to state:

(a) the non-recurring and recurring expenditure for the establishment of Government Children's Home at Kovur in Nellore District; and

(b) when it will be established?

A-(a) The non-recurring and recurring expenditure for the establishment of Government Children's Home at Kovur in Nellore District is Rs. 70,000/- and Rs. 2,84,000/- respectively.

(b) No, Sir. As there is no necessity to establish Children's Home at Kovur, as Kovur is very near to Nellore District Headquarters i.e., 7 K.Ms., and that there are Girls Hostels for S.Cs, S.Ts., and B.Cs., also separately functioning under Social Welfare Department in every mandal.
ESTABLISHMENT OF "BALAWADI" AT PONNAPUDI, RAMACHANDRAPURAM

287-

4827-Q-Sri Nallapareddi Sreenivasul Reddi:- Will the Minister for Women's Development and Child Welfare be pleased to state:

(a) whether the Chief Secretary to Government of Andhra Pradesh and the District Collector, Nellore have received representations from the M.L.A., Kovur, Nellore District in 1991 for establishment of "Balwadi" at Ponnapudi in Ramachandrapuram Panchayat of Vidavalur Mandal in Nellore District;

(b) if so, the action taken on the representation; and

(c) when will it be established?

A-(a) No, Sir.

(b) Does not arise, However, in Nellore District there are already 8 Balawaies at the following places:

1. Somalaragada.
2. Dalhur.
3. Podalakur.
4. Manratnagar.
5. Pantapalem.
6. Chilakalamarri.
7. Durgarajapatnam.
8. Venkatagiri.

There is an Anganwadi Centre under ICDS at Ponnapudi, in Vidavalur Mandal of Nellore District. The activities of the Anganwadi Centre and Balwadi are one and the same. Due to paucity of funds, there is no proposal for the establishment of more Balwadies in the State during VIII Five Year Plan. Moreover, Nellore District is at an advantages position with 8 Balwadies; whereas the Balwadies in other Districts are less than 7. Because the Anganwadi Centres under ICDS and Balwadies deliver the same goods, the District Collectors are recommending for shifting of Balwadies to non-ICDS Project areas. In this context also, there is no need for the establishment of new Balwadies in ICDS Blocks like in Ponnapudi (V).

(c) Does not arise.

TAKING OVER OF SRI KURMAM TEMPLE IN SRIKAKULAM DISTRICT
SRI VARADA LAKSHMI NARASIMHA SWAMY DEVASTHANAM

288-

4242-Q-Sri Ashoka Gajapathi Raju:- Will the Minister for Endowments pleased to state:

(a) whether it is a fact that the Sri Kurmam Temple in Srikakulam District is taken over by Sri Varaha Lakshmi Narasimha Swamy Devasthanam; and
(b) if so, the reasons therefor?

A—(a) Yes, Sir.

(b) Sri Kurmanadha Swamy Temple is an ancient and historical one and it is the only temple for Kurma Avatar, one of the Dasa Avatars. The Executive Officer of Sri Varaha Lakshmi Narasimha Swamy Devasthanam, Simhachalam proposed for adoption for improvement of the temple. The Trust Board of Simhachalam Devasthanam also passed resolution to adopt Sri Kurmanadha Swamy Temple, Srikurmam, Srikakulam District. Accordingly the Commissioner of Endowments, Hyderabad has passed orders under section 145 of Act 30/87 to Executive Officer, Simhachalam Devasthanam, to adopt Sri Kurmanadha Swamy Temple.

MISAPPROPRIATION OF JAWAHAR ROJGAR YOJANA FUNDS BY THE PANCHAYATS

(a) The district-wise number of representations received so far alleging misappropriation of Jawahar Rojgar Yojana funds by the Panchayats and the number of such representations on which action has been taken; and

(b) the district-wise number of stays issued by the Government to the Sarpanches suspended on grounds of such misappropriations?

A—

(a) As against 19,517 Gram Panchayats in the State, representations alleging misappropriation of Jawahar Rojgar Yojana funds were received by District Collectors for (1,288) Gram Panchayats and the District Collectors after enquiry into the matter have taken action against (1,111) sarpanches of Gram Panchayats and action against (177) sarpanches of Gram Panchayats was dropped. The District-wise Particulars are shown in Annexure-I.

(b) Out of 19,517 Gram Panchayats in the State, (126) sarpanches of Gram Panchayats were suspended by District Collectors concerned for misappropriation of funds. On the appeals filed by sarpanches, Government granted stay in (15) cases and rejected the stay in (10) cases during the last one year. In (27) cases, stay was granted by High Court. The district-wise particulars are shown in Annexure-II.
## ANNEXURE - I

**STATEMENT SHOWING THE NUMBER OF REPRESENTATIONS (COMPLAINTS) AGAINST GRAM PANCHAYATS AND ACTION TAKEN**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the district</th>
<th>No. of Gr. Pts. in the district</th>
<th>No. of representations received alleging misappropriation of JRY funds</th>
<th>No. of GPs against which Pts. against which action taken</th>
<th>No. of Gr. against which Pts. against which action dropped after enquiry</th>
</tr>
</thead>
<tbody>
<tr>
<td>1)</td>
<td>Srikakulam</td>
<td>1064</td>
<td>84</td>
<td>61</td>
<td>23</td>
</tr>
<tr>
<td>2)</td>
<td>Vizianagaram</td>
<td>890</td>
<td>50</td>
<td>50</td>
<td>2</td>
</tr>
<tr>
<td>3)</td>
<td>Visakhapatnam</td>
<td>943</td>
<td>74</td>
<td>72</td>
<td>2</td>
</tr>
<tr>
<td>4)</td>
<td>East Godavari</td>
<td>937</td>
<td>8</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>5)</td>
<td>West Godavari</td>
<td>810</td>
<td>9</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>6)</td>
<td>Krishna</td>
<td>923</td>
<td>15</td>
<td>14</td>
<td>1</td>
</tr>
<tr>
<td>7)</td>
<td>Guntur</td>
<td>960</td>
<td>41</td>
<td>41</td>
<td>2</td>
</tr>
<tr>
<td>8)</td>
<td>Nellore</td>
<td>942</td>
<td>88</td>
<td>77</td>
<td>11</td>
</tr>
<tr>
<td>9)</td>
<td>Prakasam</td>
<td>955</td>
<td>118</td>
<td>106</td>
<td>12</td>
</tr>
<tr>
<td>10)</td>
<td>Anantapur</td>
<td>863</td>
<td>189</td>
<td>121</td>
<td>68</td>
</tr>
<tr>
<td>11)</td>
<td>chittoor</td>
<td>1295</td>
<td>99</td>
<td>75</td>
<td>24</td>
</tr>
<tr>
<td>12)</td>
<td>Cuddapah</td>
<td>756</td>
<td>54</td>
<td>54</td>
<td>2</td>
</tr>
<tr>
<td>13)</td>
<td>Kurnool</td>
<td>821</td>
<td>28</td>
<td>28</td>
<td>2</td>
</tr>
<tr>
<td>14)</td>
<td>Adilabad</td>
<td>726</td>
<td>22</td>
<td>22</td>
<td>2</td>
</tr>
<tr>
<td>15)</td>
<td>Nizamabad</td>
<td>621</td>
<td>59</td>
<td>48</td>
<td>11</td>
</tr>
<tr>
<td>16)</td>
<td>Karimnagar</td>
<td>1008</td>
<td>15</td>
<td>15</td>
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</tr>
<tr>
<td>17)</td>
<td>Warangal</td>
<td>885</td>
<td>9</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>18)</td>
<td>Khammam</td>
<td>608</td>
<td>54</td>
<td>45</td>
<td>9</td>
</tr>
<tr>
<td>19)</td>
<td>Nalgonda</td>
<td>1013</td>
<td>16</td>
<td>16</td>
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</tr>
<tr>
<td>20)</td>
<td>Mahabubnagar</td>
<td>1104</td>
<td>152</td>
<td>143</td>
<td>9</td>
</tr>
<tr>
<td>21)</td>
<td>Medak</td>
<td>809</td>
<td>22</td>
<td>21</td>
<td>1</td>
</tr>
<tr>
<td>22)</td>
<td>Ranga Reddy</td>
<td>582</td>
<td>82</td>
<td>76</td>
<td>6</td>
</tr>
</tbody>
</table>

**Grand Total:** 19,517 1,288 1,111 177
### ANNEXURE - II

**STATEMENT SHOWING THE DISTRICT WISE NUMBER OF STAYS ISSUED BY GOVERNMENT**

<table>
<thead>
<tr>
<th>Sl. Name of the District</th>
<th>No. of Gr.Pts.</th>
<th>No. of stays issued by the Govt.</th>
<th>No. of stays pending</th>
<th>No. rejected stay by Govt.</th>
<th>Total No. of stays</th>
<th>No. granted stay by High Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Srikakulam</td>
<td>1,064</td>
<td>1</td>
<td>2</td>
<td></td>
<td>1,064</td>
<td></td>
</tr>
<tr>
<td>2. Visanagaram</td>
<td>890</td>
<td>1</td>
<td>-</td>
<td>-</td>
<td>890</td>
<td>2</td>
</tr>
<tr>
<td>3. Visakhapatnam</td>
<td>943</td>
<td>1</td>
<td>-</td>
<td>-</td>
<td>943</td>
<td>-</td>
</tr>
<tr>
<td>4. East Godavari</td>
<td>937</td>
<td>1</td>
<td>-</td>
<td>-</td>
<td>937</td>
<td>-</td>
</tr>
<tr>
<td>5. West Godavari</td>
<td>810</td>
<td>2</td>
<td>-</td>
<td>-</td>
<td>810</td>
<td>-</td>
</tr>
<tr>
<td>6. Krishna</td>
<td>923</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>923</td>
<td>-</td>
</tr>
<tr>
<td>7. Guntur</td>
<td>960</td>
<td>13</td>
<td>2</td>
<td>4</td>
<td>15</td>
<td>4</td>
</tr>
<tr>
<td>8. Nellore</td>
<td>942</td>
<td>1</td>
<td>-</td>
<td>-</td>
<td>942</td>
<td>-</td>
</tr>
<tr>
<td>9. Prakasam</td>
<td>955</td>
<td>1</td>
<td>1</td>
<td>-</td>
<td>1</td>
<td>-</td>
</tr>
<tr>
<td>10. Anantapur</td>
<td>865</td>
<td>13</td>
<td>1</td>
<td>-</td>
<td>1</td>
<td>-</td>
</tr>
<tr>
<td>11. Chittoor</td>
<td>1,295</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>12. Cuddapah</td>
<td>756</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>13. Kurnool</td>
<td>821</td>
<td>25</td>
<td>2</td>
<td>1</td>
<td>2</td>
<td>-</td>
</tr>
<tr>
<td>14. Adilabad</td>
<td>726</td>
<td>2</td>
<td>-</td>
<td>-</td>
<td>2</td>
<td>-</td>
</tr>
<tr>
<td>15. Nizamabad</td>
<td>621</td>
<td>2</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>16. Karimnagar</td>
<td>1,008</td>
<td>10</td>
<td>-</td>
<td>1</td>
<td>1</td>
<td>-</td>
</tr>
<tr>
<td>17. Warangal</td>
<td>885</td>
<td>4</td>
<td>-</td>
<td>-</td>
<td>4</td>
<td>-</td>
</tr>
<tr>
<td>18. Khammam</td>
<td>608</td>
<td>4</td>
<td>1</td>
<td>3</td>
<td>5</td>
<td>-</td>
</tr>
<tr>
<td>19. Nalgonda</td>
<td>1,013</td>
<td>9</td>
<td>4</td>
<td>-</td>
<td>13</td>
<td>-</td>
</tr>
<tr>
<td>20. Mahaboobnagar</td>
<td>1,104</td>
<td>2</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>21. Medak</td>
<td>809</td>
<td>13</td>
<td>-</td>
<td>3</td>
<td>15</td>
<td>-</td>
</tr>
<tr>
<td>22. Ranga Reddy</td>
<td>582</td>
<td>4</td>
<td>1</td>
<td>1</td>
<td>5</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>19,517</td>
<td>126</td>
<td>15</td>
<td>10</td>
<td>20</td>
<td>27</td>
</tr>
</tbody>
</table>

**MINOR WATER RESOURCES SCHEME**

290-

51-Q.- Sarvasri G.S.S. Sivaji and K. Yerran Naidu:-- Will the Chief Minister be pleased to state:

(a) the number of minor water resources schemes taken up under the E.E.C. Scheme in Andhra Pradesh and particulars thereof;
(b) the number of such schemes taken up in Srikakulam District and the particulars thereof; and

(c) the stage at which they stand at present?

A-(a), (b) & (c) 27 numbers of Minor Irrigation Schemes have been taken up under European Economic Community in Andhra Pradesh, of these 2 numbers of Minor Irrigation schemes have been taken up in Srikakulam District. A statement showing the particulars of schemes with the stages is appended.

### THE PARTICULARS OF MINOR IRRIGATION PROJECTS IN ANDHRA PRADESH

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Scheme</th>
<th>Stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(2)</td>
</tr>
<tr>
<td></td>
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<td>(3)</td>
</tr>
</tbody>
</table>

#### Srikakulam (Dist.)

1. Reservoirs across Dabar-singigedda Gopalsai Village Mandasa Mandal

   - Embankment raised upto TBL from Ch.0 to 690 Foundation concrete for sluice under well and pipes, surplus wire body wall and upstream aprons is in.

2. Reservoir A/c river Kalinga Dala (vg.) Mandasa Mandal.

   - Embankment work is progress

#### Prakasam (Dist.)


   - The reaches II, III, IV are physically completed. High co-efficient surplus weir for the tank is completed.

#### Nellore (Dist.)


   - Scheme completed and I.P. created.

#### Chittoor (Dist.)


   - Bund, surplus weir, sluice, excavation right side canal and lining including CM&CD works are completed. Left side canal excavation and lining are in progress.
<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>6. Formation of new tank a/c. Paletikonda vaka, Morvapally sluices are completed. Construction of surplus weir u/s. revetment and excavation of supply channel are in progress.</td>
<td>Bund nearing completion</td>
<td>Chandragiri Mandal.</td>
</tr>
<tr>
<td>7. Formation of new tank a/c. Erram Reddy pally village, Pulivendla Mandal.</td>
<td>Work completed, lining to channels to be taken up.</td>
<td>Cuddapah (Dist.)</td>
</tr>
<tr>
<td>8. Reservoir a/c. Kaleti vagu Takulapally village, Chakraya-pet Mandal.</td>
<td>Work is in progress.</td>
<td>Anantapur (Dist.)</td>
</tr>
<tr>
<td>9. Formation of new tank a/c. Stream Madanahally village, Herbal Mandal.</td>
<td>Work completed in all respects except field channels to be completed by 3/91.</td>
<td>Kurnool (Dist.)</td>
</tr>
<tr>
<td>15. Formation of new tank a/c. Komsetpally vagu, Komsetpally village, Marpalli Mandal.</td>
<td>Head works, RF canal &amp; its distributors are completed. Approach road, lining work of RF canal &amp; LF canal &amp; excavation of LF canal are in progress.</td>
<td></td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
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<tr>
<td>---</td>
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</tr>
<tr>
<td><strong>Medak (Dist.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16. Construction of Reservoir a/c Peerlapally vagu, Peerlapally village, Jagdevpur Mandal.</td>
<td>The work is in progress.</td>
<td></td>
</tr>
<tr>
<td>17. Construction of Reservoir a/c local stream Chapta (E) village Kangiti Mandal.</td>
<td>The work is finalised. Lining canals &amp; F.C. to be attended</td>
<td></td>
</tr>
<tr>
<td><strong>Nizamabad (Dist.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. Construction of Laxmasagar project Laxmipur (vg.) Varni Mandal.</td>
<td>Head work and irrigation channels are in progress.</td>
<td></td>
</tr>
<tr>
<td>19. Construction of Kupkanti project Kupkal village, Bheemgal Mandal.</td>
<td>The contract determined under clause 61 of P.S. to SS. Tenders have been called for.</td>
<td></td>
</tr>
<tr>
<td>20. Reservoir a/c. Rathod vagu Laxmapur, Choutpalli (vg.) Bheemgal Mandal.</td>
<td>The headworks physically completed. The work of irrigation is let out.</td>
<td></td>
</tr>
<tr>
<td>21. Formation of new tank a/c. Loddi vagu, Utnoor village, Gandhari Mandal.</td>
<td>Head works completed and finalised. The work on irrigation canals is in progress.</td>
<td></td>
</tr>
<tr>
<td><strong>Adilabad (Dist.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22. Formation of new tank a/c. Kothur vagu Talla Madugu Mandal.</td>
<td>Head works completed. RF. Canal also completed. CD&amp;CM works in canals are in progress.</td>
<td></td>
</tr>
<tr>
<td>23. Formation of new tank a/c. local stream Sakara village Utnoor Mandal.</td>
<td>Work is in progress.</td>
<td></td>
</tr>
<tr>
<td><strong>Karimnagar (Dist.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>24. Formation of Talla cheru Gambhirpur village, Kothalapur Mandal.</td>
<td>The head works including channels were completed except lining to channels.</td>
<td></td>
</tr>
</tbody>
</table>
Warangal (Dist.)

26. Formation of new tank a/c. Head works are completed
Dumukudu vorrey Mandaloni and channels work are in
vorrey Ramkrishnapuram (vg.) progress.
Chittyal Mandal.

Khammam (Dist.)

Tekulavagu Surkaravari Banjara, Chandragondla Mandal.

SINGARAYA PROJECT IN INDURTHI CONSTITUENCY

4623-Q-Sri D. Chinnamallaiah:- Will the Minister for
Minor Irrigation be pleased to state;
(a) whether the construction of Singaraya Project in
Indurthi Constituency has been completed;
(b) If so, the time by which water will be supplied to
the fields;
(c) whether compensation has been paid for the lands and
structures submerged in the project, if not, the reasons
therefor; and
(d) the time by which compensation will be paid?

A-(a) The Singaraya Project is not yet completed. The
work was suspended by the contractor and the contractor has
been notified to resume the work.
(b) It is programmed provisionally to create irrigation
potential by 6/92.
(c) No Sir, The land compensation has not yet been paid.
The Draft Notification and Draft Declaration proposals have
been published in the Andhra Pradesh Gazette and the revenue
authorities have requisitioned for an amount of Rs. 32.00
lakhs towards payment of land compensation, out of which an
amount of Rs. 20.00 lakhs has already been kept at the
disposal of the revenue authorities. Action is being taken to
deposit the balance amount of Rs. 12.00 lakhs also with the
revenue authorities.
(d) The balance amount will be placed at the disposal of
Revenue authorities shortly for arranging payment of
compensation.
STATING OF INDUSTRIAL UNITS

3613-Q-Sri C. Narsi Reddy:—Will the Minister for Major Industries be pleased to state:

(a) the names of major and medium industrial units started in the State during 1990 together with their places of location and capital invested therein; and

(b) the nature of production contemplated therein?

A-(a) & (b) Statement enclosed.

STATEMENT ENCLOSED TO THE (A) & (B) ANSWER TO THE L.A.Q. No. 3613 (UNSTARTTED).

LIST OF LARGE AND MEDIUM SCALE INDUSTRIES WHICH HAVE COMMENCED PRODUCTION DURING 1990 IN ANDHRA PRADESH.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name and address of the Unit.</th>
<th>Product</th>
<th>Capital Investment (Rs. Lakhs)</th>
<th>Employment</th>
<th>Date of commencement of Production.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Visakha Steel Plant, Visakhapatnam.</td>
<td>Steel Sections</td>
<td>70000.00</td>
<td>6867</td>
<td>12-01-1990</td>
</tr>
<tr>
<td>2.</td>
<td>Visakha Wire Ropes, Ltd. D-15816, EEIE,</td>
<td>Steel Wire Ropes.</td>
<td>175.00</td>
<td>60</td>
<td>01-05-1990</td>
</tr>
<tr>
<td></td>
<td>Visakhapatnam.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Venga Biotech Ltd. E.G. District.</td>
<td>Starch.</td>
<td>135.00</td>
<td>711</td>
<td>28-03-1990</td>
</tr>
<tr>
<td>4.</td>
<td>Kanakadurga Oil Pro. Ltd., Ganguru, Penama-</td>
<td>Rice Bran Oil</td>
<td>110.00</td>
<td>175</td>
<td>12-02-1990</td>
</tr>
<tr>
<td></td>
<td>Oil, Ganguralla Mandal, Guntur Dist.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Gowtham Cements (P) Ltd., Kananki, Piduguralla Mandal, Guntur Dist.</td>
<td>Portland Cement.</td>
<td>300.61</td>
<td>350</td>
<td>05-04-1990</td>
</tr>
<tr>
<td>6.</td>
<td>Sri Shakti Agro Oils (P) Ltd., Potlopalem, Nellore District.</td>
<td>Groundnut Solvent Oil.</td>
<td>123.00</td>
<td>80</td>
<td>07-03-1990</td>
</tr>
</tbody>
</table>

J. No. 233-9
<p>| | | | | | |</p>
<table>
<thead>
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</thead>
<tbody>
<tr>
<td>7.</td>
<td>Prime Granites, Tumukunta, Hindupur, Anantapur.</td>
<td>Polished Granite.</td>
<td>131.00</td>
<td>65</td>
<td>01-01-1990</td>
</tr>
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<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
</tr>
<tr>
<td>29.</td>
<td>M/s Jayalakshmi Oil and Chemicals Inds. Ltd., Doklparru, Medikonda (M), Guntur District.</td>
<td>Fatty Acids</td>
<td>1070.00</td>
<td>240</td>
<td>30-09-1990.</td>
</tr>
</tbody>
</table>
SETTING UP OF INDUSTRIES IN MAHABOOBNAGAR DISTRICT

3694-Q-Sri C. Narasi Reddy:- Will the Minister for Major Industries be pleased to state:

(a) the number of Agro-based Industries functioning in the state;

(b) the steps taken to set-up more such Industries in Mahaboobnagar District; and

(c) the amount set-a-part during the current year to establish new Agro-based Industries?

A-(a) 13,825 (Small Scale Industries)
225 (Large Scale Industries)

(b) In Mahaboobnagar District 1064 Agro-based Industries were functioning upto the end of July, 1991. In 8th Five Year Plan Action Plan is proposed to set-up more Agro-based Industries in the Mahaboobnagar District.

(c) Rs. 186.00 Lakhs.

DEMANDS OF THE WORKERS OF A.P.S.R.T.C.

3657-Q- Sri C. Narasi Reddy:- Will the Minister (Transport) be pleased to state:

(a) whether it is a fact that the A.P.S.R.T.C., workers submitted recently a memorandum to the Managing Director listing a Charter of Demands;

(b) if so, the demands of the A.P.S.R.T.C., workers; and

(c) the steps taken thereon?

A-(a) Yes, Sir.

(b) The demands enlisted in the Memorandum are shown in the annexure together with the comments.
ANNEXURE TO L.A.Q. NO. 3657 (US)
STATEMENT SHOWING THE REMARKS ON THE ISSUES RAISED BY A.P.S.R.T.C. STAFF

<table>
<thead>
<tr>
<th>S1.</th>
<th>DEMAND OF THE UNION</th>
<th>REMARKS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1)</td>
<td>The category of Conductors are to be provided job security. A detailed pamphlet is enclosed depicting the difficulties of Conductors in discharging their duties and ways to ensure job security to them.</td>
<td></td>
</tr>
<tr>
<td>(2)</td>
<td>The Subject of Job security to Conductors was given to Tata Consultancy Services for study, which has submitted its report. The same is under examination. However to study overall system of Conductors' Job Security with reference to:</td>
<td></td>
</tr>
<tr>
<td>(3)</td>
<td>(a) Method and adequacy of checking.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2) Disciplinary action.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(3) Designing suitable guidelines on punishments/training/promotions with uniform applicability in the Corporation.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Suggestions on appeal/revision with regards to punishments.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) to examine the working of present system of passenger responsibility - more effective implementation of statutory provisions.</td>
<td></td>
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<tr>
<td></td>
<td>(d) to safeguard the interest of Corporation in ticket earnings.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(e) any other matter connected with the above subject; a Committee consisting of 10 members of which 5 are Conductors was constituted on 20 Feb, 1991. The Committee shall complete the study within a period of one month and submit its report.</td>
<td></td>
</tr>
</tbody>
</table>

2. The Drivers found medically unfit are to be given alternative job. Further, various kinds of damage, Tyre and K.M.P.L. debits being inflicted on drivers are to be withdrawn. Regulation 6A of Service Regulations, as amended, provides that if an Employee is unfit to discharge the duties of the post held by him, he shall be retired on medical grounds subject to the conditions that if
he had held any post previously and he opts for reversion, he shall be reverted forthwith subject to medical fitness. The employees retired under this Regulation are allowed additional monetary benefit.

Inspite of the above regulation, the medically found unfit drivers are being considered for alternate post of cleaner under 10% quota earmarked.

As regards other issues viz., debits on Tyre damages, Low KMPL etc., the issues were earlier discussed with Recognised Union. At present the maximum limit for the amount of debit that can be raised against the Driver responsible for Tyre damage is:

(a) Rs. 500/- in case of new tyres. and

(b) Rs. 250/- in case of RC/RT types.

In case of a tyre damage, wherein an employee is held responsible, the Unit Officer may award the recovery of the cost or any other punishment. Instructions are also in vogue to the effect that every case of Tyre debit will be examined by the respective review committees and the Regional Manager concerned is delegated powers to waive off the debits in case the drivers found not responsible for tyre damage.

The cases of spring breakages and low KMPL also can be reviewed by the Review Committees consisting of concerned DVM and Sr. Engineer (Mech) of the Region.

3. Running time is to be fixed on actual study and scientific basis. All the duty charts should be fixed so that they are consistent with Motor Transport Workers Act and other Acts.

This issue was earlier discussed with Recognised Union. As per the instructions in vogue, 3 routes in every depot per month can be surveyed and running time fixed. The duty charts are fixed in consistance
4. Night shift timings of depot garages are to be modified so that the concerned staff will have proper sleep and rest during the night.

5. Staff norms of the categories of depot garage, Workshops, Tyre shops, personnel Wing, Accounts Wing, Stores and Purchase staff, Security Staff, Supervisory staff * are to be enhanced and more promotional avenues also created for them.

6. The Security Staff are to be afforded full Trade Union Rights. The recent amendment to APSRTC Employees conduct regulations taking way the right of Security staff to join the Union of their choice should be withdrawn.

with the statutory provisions only. The union has not given any specific cases.

To Night shift timings of each depot are fixed after detailed discussion with the Recognised Union and examination of arrivals of Buses for maintenance. The night shift timings of each depot were communicated vide Circular No. 16/87-MED, dt. 29-7-1987.

It is felt that the existing staff norm is sufficient in view of the latest technology evolved in various fields and also in view of the introduction of computers in the remaining areas.

Security staff in A.P.S.R.T.C. are charged with the responsibility of protecting and safe guarding the properties of the Corporation. They are required to maintain strict discipline. The sensitiveness and vital role which they have to play necessitate identity for their disciplined function.

Therefore insertion of Regulation 23(A) to A.P.S.R.T.C. Employees (Conduct) Regulations in made stipulating that no employees of Security Department shall associate either with the existing Trade Unions registered under Trade Unions Act, 1926 or form into a new Trade Union, Canvass or otherwise interfere or use his influence in connection with or taking part in election to any Trade Union and permitted Security staff to form association of their own which was approved by the State Government and notified on 13-8-1990.

The Industrial Dispute raised by the Recognised A.P.S.R.T.C. National Mazdoor Union before the State conciliation officer objecting the above amendment was also closed.
7. The system of engaging the staff on Casual and contract basis is to be dispensed with and all the staff working on such basis are to be regularised immediately. It is essential for the Corporation to engage certain Drivers and Conductors on Casual/Contract basis in view of slack season and peak season schedules. Moreover instead of waiting till the antecedents of candidates is verified before appointment as Drivers/Conductors, which takes much time in process. It is necessitate for us to take them on casual basis. However those Conductors/Drivers who have worked for more than one year on Casual basis are also being taken on regular basis.

The casual cleaners who have completed 240 days of service are also being decasualised from time to time, as per instructions of the Head Office.

NON-FUNCTIONING OF P.W.S. SCHEMES IN CERTAIN VILLAGES OF NELORE DISTRICT

(a) whether the existing protected water supply schemes in the following villages of Nellore district are not functioning;

(1) Cherlapalm; (2) Inamadugu; (3) Jammipalem of Inamadugu; (4) Pammareddipalem;

(b) if so, the reasons therefor; and

(c) when they will be restored?

(a) 1. Not functioning.
2. Functioning.
3. Functioning.
4. Not functioning.

(b) (1) The Mini Protected Water Supply Scheme was handed over to Gram Panchayat on 6/88 for maintenance. Since 2 years the scheme is not functioning due to repairs to pumpset. The Gram Panchayat has not taken interest to get the repairs done to the Pumpset.
4. The Scheme was completed and handed over to Gram Panchayat long back. The scheme is not functioning since 3 years the submersible pumpset was collapsed into the bore well and the Gram Panchayat has not taken necessary steps to remove the pumpset and to take repairs.

(c) It is the responsibility of Gram Panchayat to maintain the Protected Water Supply Scheme.

P.W.S. SCHEMES IN CERTAIN S.C. COLONIES IN NELLORE DISTRICT

4844-Q- Sri N. Sreemivasul Reddy:- Will the Minister for Rural Development and Rural Water Supply be pleased to state:

(a) the estimated cost of the P.W.S. Schemes in each one of the following colonies belonging to Scheduled Castes in Nellore District;

1. Kotha harijanawada of Pothireddipalem.
2. Leggunta padu harijanawada.
4. Dinne harijanwada.
5. Talaripalem Harijanawada.
7. Peyyalapalem Arundhateeyapalem.
8. Scheduled Castes colonies at Vuchuguntapalem.
10. Scheduled Castes colonies at Chennavarapadu.
11. Harijanawada of Venkannapuram.
12. Scheduled Castes Colonies at Nayudupalem; and

(b) when will the protected water supply schemes in the above places of Nellore District be completed?

A-(a) 1. Not Sanctioned.
2. Not Sanctioned.
3. Not sanctioned.
5. Not Sanctioned.
7. Rs. 70,000/- under A.R.W.S.
8. Not Sanctioned.
10. Rs. 60,000/- under MNP (SC).
11. Not Sanctioned.
12. Rs. 1.00 Sanctioned under C.B.I.

(b) (1) The work is not sanctioned, hence does not arise.
(2) The work is not sanctioned, hence does not arise.
(3) The work is not sanctioned, hence does not arise.
(4) The work is not sanctioned, hence does not arise.
(5) The work is not sanctioned, hence does not arise.
(6) The work is not sanctioned, hence does not arise.

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7. Action is being taken for entrustment of the work and will be completed by 3/92.
8. The work is not sanctioned, hence does not arise.
9. The work is not sanctioned, hence does not arise.
10. Schemes completed.
11. Scheme not sanctioned, does not arise.
12. Likely to be completed by 3/92.

P.W.S SCHEMES IN CERTAIN GIRIJANWADA OF NELLORE DISTRICT

297-

4845-Q.- Sri Nallapareddi Sreenivasual Reddi:- Will the Minister for Rural Development and Rural Water Supply be pleased to state:

(a) the estimated cost of the Protected Water Supply schemes in each one of the following Girijanawadas in Nellore district;

(1) Nandalagunta of Kovur.
(2) Gandhi Janasangham Girijanawada of Kovur.
(3) Damagunta Girijanawada.
(4) N.S.R. Girijans Colony of RagadicReliKa.
(5) Dinne Girijan Colony of North Rajupalem.
(6) Gandhi Janasangham Girijanawada in Sanyair Mandal; and

(b) when will the Protected water supply schemes in the above girijanawadas of Nellore district be completed?

A-(a) 1. Existing facilities are sufficient.
2. 3. 4. No need of Protected Water Supply Schemes.
5. 6. Rs. 2.00 lakhs.

(b) Does not arise for items (1) to (5). For item (6) proposals are under consideration of Zilla Praja Parishad, Nellore.

EXECUTION OF P.W.S. SCHEMES IN VEGUR AND MAKTHAPURAM IN NELLORE DISTRICT

298-

4864-Q.- Sri N. Sreenivasul Reddi:- Will the Minister for Rural Development and Rural Water Supply be pleased to state:

(a) what was the original estimated cost and the present revised estimated cost of execution of the protected water supply schemes in each one of the following places of Nellore District;

1. Vegur in Kovur Mandal.
(b) how much has been spent so far for the execution of protected water supply schemes in each one of the above places of Nellore District;

(c) what are the reasons for the abnormal delay in completing the spill over protected water supply schemes in the above places of Nellore District; and

(d) when will they be completed?

A-

1. Vegur of Kovur Mandal
2. Makthapuram of Sangam Mandal.

(a) Original Cost Rs. 5.00 lakhs Rs. 2.00 lakhs.

Present Cost: Since the works are not grounded, this will not arise.

(b) Rs. 0.22 lakhs Nil.

(c) Source only developed Paucity of funds.

Further work could not be taken up due to paucity of funds.

(d) They will be taken up for execution after completion of all the works in leftover indentified villages.

CIVIL SUPPLIES GODOWNS IN THE STATE

299-

3616-Q Sri C. Narsi Reddy:- Will the Minister for Civil Supplies be pleased to state:

(a) the number of Civil Supplies godowns existing in the State;

(b) whether any improvements have been made to the godowns for the preservation of paddy and other agricultural products in the said godowns; and

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

A-(a) A Statement showing the particulars of the existing godowns of the Civil Supplies with their capacity is placed.

(b) & (c) The godowns are scientific and fit for preservation of paddy and other agricultural products wherever necessary will be attended.
STATEMENT SHOWING THE LIST OF C.S.C. OWN GODOWNS AND ITS CAPACITY

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District/Centre</th>
<th>Capacity in M.TS.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Vizianagaram District:</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Dasannapet, Vizianagaram</td>
<td>2,000 MTS.</td>
</tr>
<tr>
<td>2.</td>
<td>Visakhapatnam District:</td>
<td></td>
</tr>
<tr>
<td>2.1</td>
<td>Marripalem, Vizag</td>
<td>2,000 MTS.</td>
</tr>
<tr>
<td>3.</td>
<td>East Godavari District:</td>
<td></td>
</tr>
<tr>
<td>3.1</td>
<td>Dairy Form Road, Kakinada</td>
<td>1,200 MTS.</td>
</tr>
<tr>
<td>4.</td>
<td>West Godavari District:</td>
<td></td>
</tr>
<tr>
<td>4.1</td>
<td>Undi, Bhimavaram</td>
<td>20,000 MTS.</td>
</tr>
<tr>
<td>5.</td>
<td>Guntur District:</td>
<td></td>
</tr>
<tr>
<td>5.1</td>
<td>Tenali</td>
<td>1,200 MTS.</td>
</tr>
<tr>
<td>5.2</td>
<td>Prathipadu</td>
<td>1,800 MTS.</td>
</tr>
<tr>
<td>6.</td>
<td>Medak District:</td>
<td></td>
</tr>
<tr>
<td>6.1</td>
<td>Rajampet Colony, Sangareddy</td>
<td>1,000 MTS.</td>
</tr>
<tr>
<td>7.</td>
<td>Kurnool District:</td>
<td></td>
</tr>
<tr>
<td>7.1</td>
<td>Near Collectors Bungalow, Kurnool</td>
<td>4,000 MTS.</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>33,200 MTS.</td>
</tr>
</tbody>
</table>

OWNED GODOWNS OF THE A.P. STATE ESSENTIAL COMMODITIES CORPORATION LIMITED

Visakhapatnam District:

<table>
<thead>
<tr>
<th>Centre</th>
<th>Capacity MTS.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Kasimkota</td>
<td>117.2</td>
</tr>
<tr>
<td>2. Bheemunipatnam</td>
<td>110.6</td>
</tr>
<tr>
<td>3. K. Kotapadu</td>
<td>130.2</td>
</tr>
</tbody>
</table>
Visakhapatnam District (Contd.)

<table>
<thead>
<tr>
<th></th>
<th>Capacity MTs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Sabbavaram</td>
</tr>
<tr>
<td>5</td>
<td>Pendurthi</td>
</tr>
<tr>
<td>6</td>
<td>Koyyuru</td>
</tr>
<tr>
<td>7</td>
<td>Narsipatnam</td>
</tr>
<tr>
<td>8</td>
<td>Elamanchili</td>
</tr>
<tr>
<td>9</td>
<td>Kotauratle</td>
</tr>
<tr>
<td>10</td>
<td>Madugula</td>
</tr>
<tr>
<td>11</td>
<td>Ravikamatham</td>
</tr>
<tr>
<td>12</td>
<td>Nakkapalli</td>
</tr>
<tr>
<td>13</td>
<td>Paderu</td>
</tr>
<tr>
<td>14</td>
<td>Pedabayalu</td>
</tr>
<tr>
<td>15</td>
<td>Chintapalli</td>
</tr>
<tr>
<td>16</td>
<td>G. Madugula</td>
</tr>
</tbody>
</table>

Nalgonda :  

<table>
<thead>
<tr>
<th></th>
<th>Godown capacity MTs.</th>
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<tbody>
<tr>
<td>1</td>
<td>Kattanagar</td>
</tr>
<tr>
<td>2</td>
<td>Nakrakal</td>
</tr>
<tr>
<td>3</td>
<td>Sahligounaram</td>
</tr>
<tr>
<td>4</td>
<td>Chivamal</td>
</tr>
<tr>
<td>5</td>
<td>Mothey</td>
</tr>
<tr>
<td>6</td>
<td>Thiramalagiri</td>
</tr>
<tr>
<td>7</td>
<td>Mallacheruvu</td>
</tr>
<tr>
<td>8</td>
<td>Munagala</td>
</tr>
<tr>
<td>9</td>
<td>Mattampalli</td>
</tr>
<tr>
<td>10</td>
<td>Yadigirigutta</td>
</tr>
<tr>
<td>11</td>
<td>Voligonda</td>
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<tr>
<td>12</td>
<td>Chityal</td>
</tr>
<tr>
<td>13</td>
<td>Ramannapet</td>
</tr>
<tr>
<td>14</td>
<td>Atmakur</td>
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<tr>
<td>15</td>
<td>Mothkur</td>
</tr>
<tr>
<td>16</td>
<td>Thurkepally</td>
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<tr>
<td>17</td>
<td>Bommalaramanam</td>
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<tr>
<td>18</td>
<td>Narayanapur</td>
</tr>
</tbody>
</table>

Adilabad :

<p>| | |</p>
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<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Sirpur</td>
</tr>
</tbody>
</table>
CONSTRUCTION OF WORKSHEED FOR INDUSTRIAL PRODUCTION ON-CUM-SALES ASSOCIATE ON AT TARAKARAMANAGAR

2294-Q—Sarvasri Ch. Vidyasagar Rao, R. Ravindranath Reddy, T. Rajeswara Rao, Baddam Bal Reddy and V. Jaipal:- Will the Minister for Textiles and Handlooms be pleased to state:

(a) whether Sri Kudikala Lingaiah, Convenor, Bhadravathi Handloom Industrial Production-cum-Sales Association, Tarakaramanagaram, Sircilla, appealed to the Collector, Karimnagar, and the Assistant Director, Textiles, Karimnagar, to sanction Rs. 3,000/- towards construction of workshed without insisting on type, design as it would cost Rs. 8,000/-;

(b) whether the said association is constituted by 130 repatriates from Bhivandi in Maharashtra who were sanctioned, Rs. 600/- each towards construction of residential houses; and

(c) if so, whether the Government proposes to construct the workshed, according to type, design or sanction Rs. 3000/- to the association without insisting type design?

A-(a) Yes, Sir.

(b) The Association is constituted with 131 Bhivandi repatriates. Out of them only 120 members were sanctioned at Rs. 6,000/- each for construction of houses by the Housing Corporation, Karimnagar for the year 1985-86 under "Rural Permanent Housing Programme" for Weaker Sections.

(c) The amount sanctioned at Rs. 3,000/- per workshed to 83 beneficiary members of Bhadravathi Handloom Weavers Co-operative Society in 1989-90 has been placed at the disposal
of the Andhra Pradesh State Housing Corporation Limited, Hyderabad, which is the implementing agency. The amount sanctioned to weavers Co-operative Society cannot be kept at the disposal of Association for executing the work as proposed.

CONSTRUCTION OF PUCCA HOUSES TO THE WEAVERS OF SANGAM IN NELLORE DISTRICT

301-

4377-Q- Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Textiles and Handlooms be pleased to state:

(a) whether the Chief Secretary of Andhra Pradesh has received a representation in 1991 from the M.L.A. of the Kovur Assembly Constituency in Nellore district to construct pucca houses and work sheds for looms to the weavers of Sangam in Nellore district; and

(b) If so, the action thereon?

A- (a) Yes, Sir.

(b) The Scheme intended to the weavers within the Co-operative fold. As the Weavers of Sangam Village are not members of the Weavers Co-operative Societies they do not come into the Co-operative fold. However, the District Collector, Nellore has been addressed to provide the houses to the weavers under rural permanent housing scheme, being sanctioned by the District Administration.

FINANCIAL ASSISTANCE TO THE WEAVERS OF SANGAM, NELLORE DIST.

302-

4378-Q- Sri Nallapreddy Srinivasul Reddy:- Will the Minister for Textiles and Handlooms be pleased to state:

(a) whether the Chief Secretary of Andhra Pradesh has received a representation in 1991 from the M.L.A., of the Kovur Assembly Constituency in Nellore district for providing financial assistance to the weavers of Sangam in Nellore district for manufacturing local varieties of sarees and dhoties; and

(b) If so, the action taken thereon?

A- (a) Yes, Sir.

(b) The Assistant Director (Handlooms and Textiles), Nellore has been instructed to identify the weaver beneficiaries and recommend for providing financial assistance through District Rural Development Agency, Nellore.
STARTING OF OPEN SCHOOLS FOR GIRLS.

303-

3668-Q-Sarvasri C. Narsi Reddy and N. Sreenivasul Reddy:- Will the Chief Minister be pleased to state:

(a) whether it is a fact that the Government have decided to start open schools for girls in the State; 

(b) the places where they will be started; and

(c) the mode of instruction to be imparted to them and the agency that will conduct examinations?

A- (a) Yes, Sir.

(b) At present Chittoor, Visakhapatnam and Nizamabad, at the rate of the District in each region is selected for operation of the Scheme.

(c) Mode of instruction is through correspondence and contact programs. Agency to conduct the examinations is not yet finalised.

SUPPLY OF SILKWORM OVA AT ATMAKUR CENTRE

304-

4018-Q-Sri K. Subha Reddy:- Will the Minister for Sericulture & Self Employment be pleased to state:

(a) whether the Government is aware of the fact that the Silk-Worm ova (eggs or seed) supplied by the Government centres at Atmakur (Kurnool District) and Giddalur (Prakasam District) to ryots are of poor quality resulting loss to the ryots;

(b) if so, whether the Government paid any compensation to the ryots, who sustained loss; and

(c) Steps taken to supply good quality eggs to the ryots.

A- (a) No, Sir.

(b) Does not arise.

(c) The following steps are being taken to produce and supply quality disease-free layings in Govt. Grainages:-

(1) Systamatic seed multiplication programme on scientific lines with strict selection and testing procedure is being implemented.

(2) Separat Asst. Directors with supporting Staff have been posted to exclusively look after seed areas of Ananthapur and Chittoor Districts to ensure supply of disease-free seed cocoons to the Grainages.
Testing of moths is being conducted in Grainages to ensure production of disease-free layings.

To control out-break of disease, the Department has taken up a mass disinfection programme to disinfect rearing sheds and rearing equipment of farmers.

Extension pamphlets indicating precautions to be taken to transport silkworm eggs from Grainages, preservation of eggs at farmers' house, incubation methods and conduct of Chawkie Rearings etc. are being distributed in Grainages.

Posters depicting various precautionary and control measures to be taken on silkworm diseases are also being displayed at important places like Cocoon Markets, Technical Service Centres etc. for the benefit of farmers.

Strict norms have been prescribed to check the quality of silkworm eggs produced in private Grainages, which were given licences in Andhra Pradesh.

DEVELOPMENT OF SERICULTURE IN THE STATE

(a) whether the World Bank is giving any aid for the development of Sericulture in the State, if so, how much;

(b) whether it is a fact Grainages are given to the Private persons, for the development of Sericulture, if so, their names; and

(c) whether there is any proposal to establish Sericulture Co-operative Federation in Chittoor District?

A- (a) Yes, Sir. A World Bank aided National Sericulture Project with a total outlay of Rs. 118.44 Crores including credit for On-farm and Non-farm activities is being implemented from 1989-90 over a five year period. The amount funded by World Bank is Rs. 32.20 Crores.

(b) Yes, Sir. In order to meet the demand for CBDFLs in the State, the Department is issuing licences to Private Companies. So far the Department has issued letter of Intent to 19 Companies of which the following five Companies were issued with Production Licences:


(c) There is no proposal to establish a Sericulture Cooperative Federation in Chittoor District at present. However, a District. Union was provisionally registered in Chittoor District.
వినాయకబాహ్యం

సంపాదక కార్యదర్శి

తర్యం 30, 1913 ని ప్రత్యేకము

ప్రత్యేక విభాగం


సంపాదకమం,

(చిత్ర నం: 1913, ఆగస్ట్-H)

మామిడి హైట్ ఐరోపేంట్ యొక్క ప్రమాణము

మామిడి హైట్ ఐరోపేంట్ ప్రమాణము

1469

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మెరుగుస్తీచ్చి ముగించే మమిడి హైట్ ఐరోపేంట్ యొక్క జాతిప్రతి లోతులని సమన్ను మమిడి హైట్ ఐరోపేంట్ యొక్క ప్రమాణం మాత్రమిల్లి.

-1991