ఇంటికి కాంగ్రెస్ బాంగ్లాదేశ్ విభాగం
స్వతంత్ర రాజ్యం
మూర్తి జాతీయం

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అధ్యాపకరించిన సంస్కరణ పాఠం

అధ్యాపకరించిన సంస్కరణ పాఠం

(విద్యాధారి : అధ్యాపకరించిన సంస్కరణ పాఠం)


(సేవల స్థాయి : అధ్యాపకరించిన సంస్కరణ పాఠం)


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నాగార్‌లో నాయకుడు ఉండి నాయకుడు ఉండి

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*5433-నాగార్‌లో సాగితాడు (పాలుపాలు), సాగితాడు (పాలుపాలు),
5-వెలుగుతుడు (పాలుపాలు) :- నాగార్‌లో నాయకుడు ఉండి నాయకుడు ఉండి

(2) సాగితాడు నాగార్‌లో సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు

(2) అనేక సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు

సేవలాశ్రయానికుడు (పి.ఎస్.ఎస్) :- (3) సాగితాడు:

(3) సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు సాగితాడు

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

J. No. 215-1
Shri V. Rambhupal Chaudhary:— Sir, I request the Hon’ble Member to put the question again.

In the general body meeting of the society, 2/3rd Members must be present.

Every member is eligible, as an agricultural labour - agricultural allied activities
If there any specific instances, we will take action and restore the membership.

(Interruptions)

Sir, he is interested to put the question but he does not like to have the answer.

If there any specific instances, we will take action and restore the membership.

(Interruptions)

Sir, he is interested to put the question but he does not like to have the answer.
than a question of circular?

Sri V. Rambhupal Chowdary:— In Medak district, number of Members: 2,95,000 and verified 2,95,000 and according to our records there were no bogus Members.
process has taken place - even elimination of bogus Membership and the process began in 1987. It is a continuous process from 1987. Elimination of bogus Membership is a continuous process.

Sri V. Rambhupal Chowdhary:- Sir, artisans are definitely Members of the co-operative societies. If any such incidents are brought to the notice of the Government, we will rectify it. After notification - the election process is on and how can you notify a Member, removing his name from the list of voters, i.e., after notification. Is this Government has taken a decision that artisans are not eligible to be Members of Co-operative Societies? If so, why are the artisans removed from the voters' list?

Sri V. Rambhupal Chowdhary:- Sir, artisans are definitely Members of the co-operative societies. If any such incidents are brought to the notice of the Government, we will rectify it.
Sri K. Lakshminarayana:- Sir, it is a prestigious event.

Sir,-

'50 యొక్క సాధనాధికారి మనం దొలగా తెలియజేయండి అను వ్యక్తి తెనితా రుతా తెలియజేయండి.'

సంప్రదాయం రాష్ట్రసాంస్కరణ ప్రభావం ఉంది.

సంప్రదాయ రాష్ట్రసాంస్కరణ ప్రభావం ఉంది.

153-

1991యొక్క సంప్రదాయం రాష్ట్రసాంస్కరణ ప్రభావం ఉంది.

1991యొక్క సంప్రదాయం రాష్ట్రసాంస్కరణ ప్రభావం ఉంది.

1991యొక్క సంప్రదాయం రాష్ట్రసాంస్కరణ ప్రభావం ఉంది.
(1) அம்மலை, இல்லையாக செய்யவில்லை

(2) உரோட்டுதல் மறைக்க யாரும் போய்வது (சிறு மூட்டு, பலூரையிலேதால்):-

(3) கூடைகளின் மீது வெளியே வெளியே செய்தல் நூற்றாண்டில் போர்டல் கூடைகள் இல்லை

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<tr>
<th>வருடங்கள்</th>
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<tr>
<td>1990-91</td>
<td>15.30</td>
<td>10.05</td>
</tr>
<tr>
<td>1991-92</td>
<td>5.42</td>
<td>3.81</td>
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</tbody>
</table>

(4) இல்லையாக, பலூரையிலே பலூரையிலே, சிறு மூட்டு வெளியே செய்தல் நூற்றாண்டில் போர்டல் கூடைகள் இல்லை

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<tr>
<td>1990-91</td>
<td>31.95</td>
<td>13.35</td>
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<tr>
<td>1991-92</td>
<td>26.31</td>
<td>11.81</td>
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(5) விதைநாற்றல்

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<td>1990-91</td>
<td>20.40</td>
<td>13.51</td>
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<tr>
<td>1991-92</td>
<td>23.24</td>
<td>12.53</td>
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(6) பலூரையிலே

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<th>திட்டக் கொள்ளல்</th>
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<tr>
<td>1990-91</td>
<td>14.70</td>
<td>5.60</td>
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<tr>
<td>1991-92</td>
<td>10.98</td>
<td>5.38</td>
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(7) சிறு மூட்டு

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<th>திட்டக் கொள்ளல்</th>
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<tr>
<td>1990-91</td>
<td>3.90</td>
<td>1.52</td>
</tr>
<tr>
<td>1991-92</td>
<td>2.54</td>
<td>0.60</td>
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(8) கூடைகள்

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<th>திட்டக் கொள்ளல்</th>
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<tr>
<td>1990-91</td>
<td>1.80</td>
<td>0.74</td>
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<tr>
<td>1991-92</td>
<td>0.48</td>
<td>0.56</td>
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(9) மகதை

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<td>1990-91</td>
<td>72.75</td>
<td>34.72</td>
</tr>
<tr>
<td>1991-92</td>
<td>63.55</td>
<td>30.88</td>
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(10) இல்லையாக
There is neither discrepancy nor deception in my answer. Probably, there is something wrong in understanding. What is the mode of supply of coal - 9!3 §*!S<^,)& ?T8o5Xj%b§Oo683 ern* ^OOru), Power houses and cement industries come under one sector and the rest come under other sector. Every fortnight, every quarter under the Chairmanship of Additional Secretary, Department of Coal, Government of India - every month, the Standing Linkage Committee which is constituted by the Government of India, makes the list of core sectors and Linkages to the core sector are given by the Standing Linkage Committee. It is again monitored by the Secretary, Co-ordination, Government of India. There is no necessity to suppress anything. I once again say there is neither deception nor discrepancy.
Sri D.K. Samarasimha Reddy:— For the convenience of Hon'ble Members, I have got the entire figures as to what was allocated and what was supplied right from 1983. Here, in 1983, the linkage was 98.91 and the supply was 92.45. In 1984-85, the linkage was 123.45 and the supply was 115.63. Here again there was a change because the production has gone down during that year. In 1988-89, the linkage was 148.41 and the supply was 130.49. In 1990-91, the linkage was 157.68 and the supply was 124.14. For the cement units, the supply was 18.06. Here again there was a change because the production has gone down during that year. In 1988-89, the linkage was 148.41 and the supply was 128.37. For the cement units it was 19.28. In 1990-91, the linkage was 157.68 and the supply was 124.14. For the cement units the allocation was 19.28 and the supply was 18.06. In 1991-92 (upto August) the linkage was 70.84

J. No. 215-2
and the supply was 53.22 whereas for the cement units the linkage was 11.51 and the supply was 7.70. It varies according to the allocation and the supply depending upon the production. It is monitored before brought to the House. What is the deception here?

Sri D.K. Samarasimha Reddy:— If you approach a problem with a prejudiced mind and a closed mind, you cannot get anything. Here it is exactly what has happened.

Sri N.T. Rama Rao (Hindupur):— I am sorry for the comment.
Secretary Co-ordination Committee. 

There is absolutely no ambiguity in it.

Whereas for the cement units the allocation that was made by the Co-ordination Committee was 27.45 lakh tonnes and the supply was 18.05 lakh tonnes. In 1991-92 the linkage was 70.84 lakh tonnes and the supply was 53.22 lakh tonnes.

Whereas for the cement units the allocation that was made by the Co-ordination Committee was 27.45 lakh tonnes and the supply was 18.05 lakh tonnes. In 1991-92 the linkage was 70.84 lakh tonnes and the supply was 53.22 lakh tonnes.
3. Sir, exactly, there is no variation. That 304 was pertaining to Singareni Colleries. Whereas, in this, there have been similar supplies made from Coal Authority of India also and that they are forgetting.

(Adopted)

Sir, 30. At any rate, the copy is sent to the Hon’ble Minister, Hon’ble Secretary, Hon’ble Chief Secretary, and the Hon’ble Chief Commissioner, to inform them of the matter. A copy is also sent to the Hon’ble Minister of the Public Works Department. The Hon’ble Minister of the Public Works Department, the Hon’ble Minister of the Electricity Department, and the Hon’ble Minister of the Panchayat Raj Department.

(Adopted)

Hon’ble Minister of the Public Works Department:

30. The copy is sent to the Hon’ble Minister of the Public Works Department. The Hon’ble Minister of the Public Works Department, the Hon’ble Minister of the Electricity Department, and the Hon’ble Minister of the Panchayat Raj Department.
Is it their intention? There is absolutely nothing. If there are some minor variations I did not have my 304.

You should have the patience to hear me. This is the answer I give. It is up to them to take any recourse as they like.

Sri D.K. Samarasimha Reddy:– I have given my answer. I have nothing more to add.

Sri P. Nageswara Rao:– What is this? This is also the answer given by him four days back in this House when we were discussing the issue of Singareni Colleries. I once again say that this is the answer given by him just four days back in this House.

Sri K. Vidyadhara Rao:– Is this the answer expected from the Hon'ble Minister?

Sri A. Madhava Reddy:– Sir, the Minister ...

Mr. Speaker:– When I have not asked you, why do you stand?

Sri A. Madhava Reddy:– No, .....
This is the minimum norm and decorum of the House.

Sri P. Nageswara Rao:- Sir, what he said is "What I am saying now is correct." Does it mean that what he said the other day is not correct?

Sri D.K. Samarasimha Reddy:- Sir, 'What I am saying now is correct' means what I said is correct. I said: 'This is the answer I have given and nothing more to add'.

Ms S. Nageswara Rao:- Whether it is correct or not is another matter.

Mr. Speaker:- You know the alternative. You take recourse to that.

Sri P. Nageswara Rao:- Sir, what he said is "What I am saying now is correct." Does it mean that what he said the other day is not correct?

Sri D.K. Samarasimha Reddy:- Sir, 'What I am saying now is correct' means what I said is correct. I said: 'This is the answer I have given and nothing more to add'.

Ms S. Nageswara Rao:- Whether it is correct or not is another matter.

Mr. Speaker:- You know the alternative. You take recourse to that.
So I will give up the break-up for the convenience of the Members. 1990-'91 is the subject now. The Hon'ble Members must know that the National Thermal Power Corporation has also its units. I will give the break-up. Let them make a total.

(Interruptions)

Kindly make a note of it. For APSEB a quantity of 52.57 lakh tonnes is supplied. For Mettur Unit of NTPC the supply is 50.03 lakhs. For Parley the supply is 7.12 lakh tonnes. For Raichur Thermal Power Plant the supply is 13.72 lakh tonnes. You total it and then you will get the figure of 124.14 lakh tonnes.

Is that the answer?

During 1990-91 a quantity of 124.14 lakh tonnes has been supplied.

Sri Ch. Vidyasagar Rao: I am not disputing the figure.

Sri D.K. Samarasimha Reddy: That figure is not disputed by anybody. I have been given the break-up. You total it and you will find the correct figure.
Sri D.K. Samarasimha Reddy:— The point is very simple. They were disputing a particular figure that was given by me. I have given the answer by giving the total figure with breakup also for each item. I have asked Mr. P. Nageswara Rao to total it and find out whether the figure that has been given by me is correct or not.

Mr. Speaker:— He will give a clear answer to it.

Sri D.K. Samarasimha Reddy:— I would like to correct the Hon’ble Member that there are no proposed items of mine. Items do exist.
Mr. Speaker:- Let us also here the reply.

Sri D.K. Samarasimha Reddy:- Sir, the question from Vidyasagara Rao is more to the Chair.

Sri D.K. Samarasimha Reddy:- I want a clear answer from the Hon'ble Minister. It has become the property of the House. He will again give a reply to you. You have asked question and he will reply. Shall he reply or not?

Sri D.K. Samarasimha Reddy:- Then what else? Because I cannot convince certain incorrigible elements what can I do?
Sri D.K. Samarasimha Reddy:- There is a method in addressing the House. Let them learn it first.

Mr. Speaker:- Only allegations. Except that nothing is being left in the Assembly.

Sri K. Vidyadhara Rao:- Before I ask the question ....

Mr. Speaker:- I asked one question but there is no answer from the other side. Mr., you know, you know, you know, I mean you know it is never never never to go beyond 9.30 to go beyond 9.30. Can you understand?

Sri K. Vidyadhara Rao:- Before I ask my supplementary I am under a strong protest that the Hon'ble Speaker has allowed the Minister to make some remarks against us to go on record. If these remarks go on record the House can never be in order. I request the Hon'ble Speaker to expunge the remarks made by the XXX Minister.

Mr. Speaker:- If you say XXX that also I have to expunge from the record.

Sri D.K. Samarasimha Reddy:- Sir, the using of the very word XXX itself, should be expunged from the record first. If he cannot even understand the word what can I do? (Looking at opposition benches): What do you understand by the word 'incorrigible'?

Mr. Speaker:- Expunged as ordered by the Chair.
Sri K. Vidyadhara Rao:- This is the second question. The quantity of coal allotted to various thermal stations in the State by Coal India and Singareni collieries company. Now there is a discrepancy between the answer in 304 and the answer tabled today. Hon'ble Minister has said that he has only referred to coal supply regarding A.P.S.E.B. and not thermal stations. The question is very clear. The quantity of coal allotted to various thermal stations in the State by both Coal India and Singareni collieries. Thermal stations means, both N.T.I.C. and State Electricity Board thermal stations are covered. The answer given by the Minister clearly states that it is XXX. He himself said that he only referred to A.P.S.E.B. Such XXX answers should be corrected. The Minister has gone on record to say that he has given 72.75 as the linkage year. Regarding thermal stations of A.P.S.E.B. which was also requested by Sri Nageswara Rao, you have to add 52 lakh tonnes because that is the coal allotted to Singareni. Even then the Minister's reply is wrong. We have sent the answer given to 304 to you. Under the coal sector the power itself is 124 lakhs. 34% of 124 which is 72 3/5; 5% of 124 which is 6 1/5; 72 3/5 of 6 1/5 is Singareni collieries alone is allotting 124 lakhs and odd to thermal stations. The total here again is also wrong. "This Minister is misleading the House. Even stated in two sections in 5% of 6 1/5. Minister has not added 304 to the number given which is 72.75 and the total is 304 lakhs. I am saying there is a variation. The Minister himself has given 72.75 and the total is also wrong. 72.75 of 124 is 8.99; 5% of 8.99 is 0.45. 8.99 has been added to 72.75 and the total again is wrong. Thermal stations is also wrong. Today I want to know whether this Government has registered any objection with the Central Government for decreasing the coal allotted to thermal stations and increasing the coal to cement industries.

Mr. Speaker:- You have asked me permission to raise one question. You say the Minister in his reply had already said and if there is a variation and if you feel that he is misleading .......

(Interruptions)

XXX Expunged as ordered by the Chair.
Mr. Speaker:- Hear me. If you feel that he is misleading you can have the privilege motion. I cannot compel the Minister to reply more than that. You know better.

Mr. Speaker:- I have told you several times. This is the procedure. You can give a notice, I will admit and send.

(Interruptions)
Sri D.K. Samarasimha Reddy:- With all humility at my command, I would submit to the Hon'ble Members that my answers have been responsible XXX.

(Interruptions)

Mr. Speaker:- Everything said like that, all of them will go from the record.

(Sound effects)

Mr. Speaker:- XXX

Mr. Speaker:- Yes, he is going to conclude the discussion. Let me hear.

Sri D.K. Samarasimha Reddy:- Let me complete my speech.

I can assure the Hon'ble Member that I will be a dove to dove and a hock to a hock.

XXX Expunged as ordered by the Chair.
Each quantity of coal has been expunged. That is the problem. We want to trace out that. The Minister has totally failed to give answer to my submission.

(Interruption.)

I request you to concentrate on the submission. The Minister has totally failed to give answer to my submission.

XXX Expunged as ordered by the Chair.
The Minister has agreed to come to my chambers with opposition leaders. We will discuss.
Mr. Speaker:— (looking at the Minister) You must take action immediately for it.

Sri M. Narasimha Reddy:— During 1990-91 existence of 350 unauthorised bunks causing inconvenience to the pedestrian traffic has come to the notice of the Corporation authorities on the following roads. All the
above 350 unauthorised bunks are removed paving the way for free flow of traffic on the road.
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50 ఎక్కడ దీని నాటికి యంత్రాలను సంచారపడయే లేదు. నమూనా మాత్రమే పిలువబడింది.
Agriculture University has proposed to start polytechnics at Palem, Mahaboobnagar district, Jagtyal, Karimnagar district, LANIN in Guntur district, Anakapalli in Vizianagaram district, Nandyal in Kurnool district, Tirupathi in Chittoor district.
Mr. Speaker:- They are particular to get his son appointed. He will look into it.
Mr. Speaker:- You have to help him.

Mr. Speaker:- He is working temporarily.

Mr. Speaker:- I cannot go and ask the Government that you should give him a job.
There is a chance. At least consider from this time onwards.

What is wrong in it?

You have no right.

It is a policy decision.
He was not paid.

Mr. Speaker:- You can demand.

Mr. Speaker:- You cannot avoid it.
Mr. Speaker:- How long time you will take?

Mr. Speaker:- What is wrong in it.

Mr. Speaker:- How long time you will take?

Mr. Speaker:- It is a policy decision. Not only of one man, we are thinking over that issue.

Mr. Speaker:- We have to think over it. It will be a policy decision. Not only of one man, we are thinking over that issue.

Mr. Speaker:- How long time you will take?

Mr. Speaker:- We have to think over it. It will be a policy decision. Not only of one man, we are thinking over that issue.
Mr. Speaker:- You have given a suggestion. There are no two things.

Sri K. Vidyadhara Rao:- I am appealing the Chief Minister to announce ex-gratia.
(3) 1990-91ல் மாதானால் பெறப்பட்ட நூற்றாண்டு உறவை விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது.

(4) உள்நாட்டு வெளி என்று போற்றும் உள்நாட்டு: வண்ண அல்லது வறுமையுள்ளது?

நிறைவு சான்றானானால் (நிறைவு சான்றானானால்): (3) செதுக்கப்பட்ட கங்கையில் 1990-91 சட்டுத்தொடர் மாதானால் பெறப்பட்ட வளங்களைச் செதுக்கும் விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது. 1,27,622. நூற்றாண்டு விளக்கங்களை மாதானால் நூற்றாண்டு விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது. 33,053. பெருமானால் நூற்றாண்டு விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது.

(5) உள்நாட்டு என்று போற்றும் உள்நாட்டு: வண்ண அல்லது வறுமையுள்ளது?


ஒரு சோடியானால்: (ஒரு சோடியானால்): தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது. 1,27,622. நூற்றாண்டு விளக்கங்களை மாதானால் நூற்றாண்டு விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது. 33,053. பெருமானால் விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது. 33,053. பெருமானால் விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது. 1,27,622. நூற்றாண்டு விளக்கங்களை மாதானால் நூற்றாண்டு விளக்கம்: தோண் நிறுவன இரண்டு விளக்கப்பட்டுள்ளது.
What is the number of houses so far completed?
3) வருடம் முறையில், மக்களுக்கு வழியில் நாள், நாள்கள் சுற்றியுள்ளது. இது முறையில் கொண்டுள்ளது. இது முறையில் நாள், நாள் வருடம் முறையில் நாள், நாள் வருடம் முறையில் நாள்.

(வருடம் முறை)

முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முன்னதாக முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறை�ில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வருடம் முறையில் வரு黄山 mid
Sir P. Ashoka Gajapathi Raju:— Sir, about the programme of Housing in the State, this Government has been totally ineffective and incompetent. The Policy of Housing itself has been revoked. The Government announcements have not been implemented on ground. Besides, the distribution of Houses also and that policy is also being done on partisan basis. In protest of the Government’s policy, and not taking any action, we and our party stage a walk out Sir.

(TDP Members staged a walkout)

Sri P. Ashoka Gajapathi Raju:— Sir, I requested the C.M., through you Sir, and request him to change the policy? he said he would consider.

(5.30.30 minutes past four)
Smt. Christine Lazarus (Nominated):- Sir, May I request the Hon'ble Minister to confirm at least 5% of these Houses for Weaker Section i.e., Christian Community and Mr. Speaker Sir, May I know as to what could be the allotment of our quota i.e., according to my representation?

Mr. Speaker:- Yes - that comes under minority also.

Sir, in this regard, the Hon'ble Minister has already directed me to take it up with the Ministry of Minority Affairs. The Hon'ble Minister has assured me that the allotment of 5% Houses for Weaker Section will be made as per the Representation of Smt. Christine Lazarus.

Sir, the Hon'ble Minister has informed me that the Ministry of Minority Affairs has already taken up the matter with the Ministry of Housing and Urban Affairs. The Hon'ble Minister has assured me that the allotment of 5% Houses for Weaker Section will be made as per the Representation of Smt. Christine Lazarus.

The Hon'ble Minister has informed me that the Ministry of Minority Affairs has already taken up the matter with the Ministry of Housing and Urban Affairs. The Hon'ble Minister has assured me that the allotment of 5% Houses for Weaker Section will be made as per the Representation of Smt. Christine Lazarus.
குறிப்பிட்டுள்ள புகழ்பெயர் - எல்லை எலும்பாளும்

நூற்றூர் நாளுக்கான கிளையாளர் குழுமக்

1. குறிப்பிட்டுள்ள புகழ்பெயர்:

   இராம்சங்கர், சுல்கை (மாதுகை), நம்பிக்கை, பிற்றுரைகள் (1000செமீ), பிற்றுரைகள்:

   என்பது எள்ளூரை குறிப்பிட்டுள்ளது;

2. குறிப்பிட்டுள்ள சில்பிகர்கள்:

   பதுகை பத்மேசு, புனேர்த் தலை (நூற்றூர்; 30தலை)

3. குறிப்பிட்டுள்ள புகழ்பெயர்:

   வேறுப்பட்ட குழுப்பாளர், குறிப்பிட்டுள்ளது:

   (1) வேறு புகழ்பெயர் அருமை கிளை 40,000/- 1 க்கும் திறமை 10,000/- வரை

   (2) குறிப்பிட்டுள்ள சில்பிகர்கள்:

   பதுகை பத்மேசு, புனேர்த் தலை (நூற்றூர்; 30தலை)

4. குறிப்பிட்டுள்ள புகழ்பெயர்:

   வேறுப்பட்ட குழுப்பாளர், குறிப்பிட்டுள்ளது:

   (1) வேறு புகழ்பெயர் அருமை கிளை 40,000/- 1 க்கும் திறமை 10,000/- வரை

   (2) குறிப்பிட்டுள்ள சில்பிகர்கள்:

   பதுகை பத்மேசு, புனேர்த் தலை (நூற்றூர்; 30தலை)
they are waiting for the orders. Sir, so, through you I humbly request the Hon’ble Minister to give a statement or instructions for extending financial assistance etc.,

But, we have got our own restraints and constraints of finances. The 17-40 stage has to be reimbursed to the Government by the A.P.S.E.B. added to that, the deficit has to be bridged by the Hon’ble Minister and with the additional burdens of $100 crores, the regular deficit has increased to 25 crores, the load to be shed was brought down from 80% to 50% and the burden has been added to the 17-40 stage. The 17-40 stage 39-43 stage has definitely, they
required to be encouraged. As far as the Ministry of Industries is concerned, it is definitely a step to get them going. If the financial position improves, we will definitely consider it at the proper time.  

Sir, Sir:— Sir, the Ministry of Industries only encourages. We are not in a position to give any incentives. We are also giving incentives. If the Government continues to accept the incentives, these are the difficulties. I said, but we will definitely consider these things.

Mr. Speaker:— Yes— he will look into it.
మండి ప్రథమానము 100 రూపాయలు లాగే రావడం లక్షణం ఉంటుంది. 1500 రూపాయాలు లగడం అంతే చెప్పాలి. ప్రతి రోజు మరియు ప్రతి రోజు ప్రతి రోజు లేదా దినానికి 300 రూపాయాలు పెరిగింది. 600 రూపాయలు పెరిగింది. 700 రూపాయలు పెరిగింది. 700 రూపాయలు పెరిగింది. ప్రతి రోజు ప్రతి రోజు ప్రతి రోజు లేదా దినానికి 600-600 లేదా మరియు లేదా దినానికి 800 రూపాయాలు పెరిగింది. కొనసాగించిన రూపాయాలు మరియు ప్రతి రోజు లేదా దినానికి పెరిగింది. 600 రూపాయాలు పెరిగింది. ఈ ప్రతి రోజు ప్రతి రోజు ప్రతి రోజు లేదా దినానికి పెరిగింది. 800 రూపాయాలు పెరిగింది. కొనసాగించిన రూపాయాలు మరియు ప్రతి రోజు లేదా దినానికి పెరిగింది. 600 రూపాయాలు పెరిగింది. ఈ ప్రతి రోజు ప్రతి రోజు ప్రతి రోజు లేదా దినానికి పెరిగింది. 800 రూపాయాలు పెరిగింది. కొనసాగించిన రూపాయాలు మరియు ప్రతి రోజు లేదా దినానికి పెరిగింది. 600 రూపాయాలు పెరిగింది. 

మీరు మాపకం చేసింది:- మామల్లో వివిధ ఆవిష్కరణలు ఉండాలి.

పి.ఎం.పి. ఈస్తి:- ఈస్తి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి వినియోగం లతింగి.
Mr. Speaker:- The Government is requested to note the concerned points.

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మాత్రము తప్పింది:- అధికం పిల్లలు లేదు తప్పింది. అధికం పిల్లలు లేదు తప్పించసాం. అధికం పిల్లలు లేదు తప్పించసాం. 

మాత్రము తప్పింది:- మాత్రము తప్పింది. మాత్రము తప్పింది. మాత్రము తప్పింది. 

మాత్రము తప్పింది:- మాత్రము తప్పింది. 

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మాత్రము తప్పింది:- మాత్రము తప్పింది. మాత్రము తప్పింది. 

మాత్రము తప్పింది:- మాత్రము తప్పింది. మాత్రము తప్పింది. 

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మాత్రము తప్పింది:- మాత్రము తప్పింది. 

మాత్రము తప్పింది:- మాత్రము తప్పింది.
Mr. Speaker:- That is not a privilege motion. You cannot raise like that.

(Interruptions)

You must hear me if you want answer from the Chair.

(Several Hon'ble Members both from the Opposition benches and the Treasury Benches were on their legs and started speaking loudly.)

Mr. Speaker:- You have to leave the habit of standing and speaking in this way. You have to learn how to behave in the House. Otherwise, how, every one of you try to teach that there should be respect in the House? No. This is not the way. Resume your seats. For the privilege notice which you have given I sent it for comments. If it is not satisfactory to us we disallow it. If anything is there, in accordance with the rules, you tell me. Before admitting a privilege motion we have to get satisfied ourselves. With regard to the privilege motion in question, we have sent it for comments and it has come. We have satisfied and it has been disallowed and it is sent to you. During the Zero-Hour I have given one chance. But you go on taking chances. How can your Chief Whip allow you to speak like this? There cannot be any supplementary during Zero-Hour. First of all, you have to learn the basic principle of Zero Hour.

J. No. 215-7

(ప్రత్యేకించిన విమర్షణ నిపుణ్య పట్టు)

(మాత్రమెన్నో)

(మాత్రమెన్నో)

(ప్రత్యేకించిన విమర్శన నిపుణ్య పట్టు)

(ప్రత్యేకించిన విమర్శన నిపుణ్య పట్టు)

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(ప్రత్యేకించిన విమర్శన నిపుణ్య పట్టు)

(ప్రత్యేకించిన విమర్శన నిపుణ్య పట్టు)

(ప్రత్యేకించిన విమర్శన నిపుణ్య పట్టు)

(ప్రత్యేకించిన విమర్శన నిపుణ్య పట్టు)
Mr. Speaker:- Without understanding your view-point what can I say? What exactly you want to tell? Tell me. You will be given chance and at that time you can represent the matter. Not now. 304 is started. I have not followed your point. I think that nobody might have followed it.

(Interruptions)

You want to say that the matter is subjudice? Merits of the matter which is subjudice of the Court of law cannot be discussed. With regard to the remaining part, if anybody wants to discuss, he can discuss. That is the ruling already given by me.

(Mr. Deputy Speaker in the Chair.)

Sri Ch. Vidyasagara Rao:- We have already discussed it. It also appeared in the Press.

Sri P. Sudhir Kumar:- Sir, give him an opportunity.

Mr. Deputy Speaker:- Please resume your seat.
Sri P. Sudheer Kumar (Malakpet):- Sir, we have already discussed.

(Interruptions)

Mr. Deputy Speaker:- Please resume your seat.

Sri Ch. Vidyasagara Rao:- Sir, let me complete.

(Interruptions)
Mr. Deputy Speaker:- You have got perfect knowledge of Law. The Law perfectly empowered the Government to withdraw a criminal case. If they exercise this power in an unjust manner, then you can question it. The Government has got the power.

Sri Ch. Vidyasagara Rao:- You cannot interpret.

(Signatures)

Sri J. Ramachandran Rao:- Sir, ....

Mr. Deputy Speaker:- No interruption please.

Sri Ch. Vidyasagara Rao:- In an indecent hurry, this Government, to see that his M.L.A. is out of danger, a case which has been foisted is withdrawn. This is sufficient under Art. 356 of the Constitution and it is left to the President of India.
Mr. Deputy Speaker:— Are we going into the merits of the case?

Dr. M.V. Mysoora Reddy:— Sir, it pertains to withdrawal of the G.O.

Sri Ch. Vidyasagara Rao:— Gravity of the case and contents of the charge sheet is there. It is a public document. I am not going to influence the Court.

Dr. M.V. Mysoora Reddy:— The case is in the Court and under trial. Can we prosecute it here? He can talk about the withdrawal of the G.O.

Sri Ch. Vidyasagara Rao:— Under 321 Cr.P.C., I have to clarify all this. I am going to convince the Hon'ble Deputy Speaker. I feel that he should come out of the case; and I want to congratulate him.

(Interruptions)

The case is not withdrawn by the Hon'ble Member. It is by the Government.

(Interruptions)
Sri Ch. Vidyasagara Rao:- I am going to convince the Hon'ble Deputy Speaker, Sir. As I told earlier, I feel that he should come out of the case and I want to congratulate him.

Sri Ch. Vidyasagara Rao:- Sir, the case is not withdrawn by the Hon'ble Member. It is withdrawn by the Government. (Interruptions)

Sri K. Prabhakara Rao (Amalapuram):- Where is the necessity of caste and other things ......

Sri Ch. Vidyasagara Rao:- Under 321 Cr.P.C. We have to examine all these things.

Mr. Speaker:- Is it for subjective satisfaction or objective satisfaction?
Sri Ch. Vidyasagara Rao:- Sir, on 21st, the Public Prosecutor has filed a petition for adjournment of the case.

I wanted to convince you. I am not going into the merits of the case. "Withdrawal of the case .... Obtaining of long Adjournment .... Regarding."
They have issued a G.O. Ms.No. 241, dated: 23.3.1990. The G.O. is like this:


HOME (COURTS-B), DEPARTMENT.

G.O. Ms. No. 241 Dated: 23.3.1990


2. From the Director General and Inspector General of Police, Hyderabad, Lr. Rc. No. 9/CI/CID/90, dt. 2.3.90.

ORDER:

The Government have decided that the prosecution launched against Sri J. Ramamohan Rao, M.L.A. and others in S.C.No. 6/89 pending trial in the Court of the 1st Additional District and Sessions Judge, Rajahmundry (Cr.No. 92/88 of III Town P.S., Rajahmundry) be withdrawn.

2. The Collector and District Magistrate, East Godavari District is requested to instruct the law officer attached to the Court in which the above case is pending Trial to take action under (Central Act 2 of 1974.)"

After the issue of the G.O., the Public Prosecutor has not filed the petition. He has not moved the Court. He has written to the Collector that unless the details, grounds are furnished for withdrawal of prosecution, it is not proper. The Collector in turn requested the Government to furnish the grounds. Then, the Government, issued the following Memo.


"The attention of the Collector and District Magistrate, East Godavari District is invited to his letters cited and he is informed that the Government after careful consideration are of the view that there is no need to give reasons for withdrawal of the prosecution order in G.O. cited. The Collector and Dt. Magistrate, East Godavari District, is therefore, requested to implement the orders of the Government issued in the G.O. Ist cited to withdraw the prosecution in S.C. No. 6/89, on the file of the 1st Additional District and Sessions Judge, Rajahmundry, immediately."
The Government after careful examination of the issue decided to withdraw the prosecution in public interest (S.C.No.6/89) pending trial and accordingly orders were issued in G.O.Ms.No. 241, Home, dated: 23.3.1990. Since the Collector, East Godavari District sought for a clarification on the said orders, instructions were issued.

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issued in Memo No. 835/Courts.B/90-3, dated: 5/9/91." The Legislature has not defined the circumstances under which a withdrawal under this section should be made and it is not possible to lay down any hard and fast rule circumscribing the limits within which a withdrawal can be made. The section has been expressed in very general terms, and it is not intended to limit the materials, on which action may be taken. The Section merely authorises the Public Prosecutor to withdraw from the prosecution and does not enable him to withdraw the case itself. He cannot withdraw the case. He can withdraw from the prosecution. Only to that extent, they can take use of the Section.

ప్రత్యేకించిన ఆంధ్రప్రదేశ్:— రెండవ గాలి ఆంధ్రప్రదేశ్ ఇంటర్నెట్ విభాగం 4.5. ఇంటర్నెట్ దేశం మంత్రి గార్డియన్ గార్డియన్ గార్డియన్

"The Legislature has not defined the circumstances under which a withdrawal under this section should be made and it is not possible to lay down any hard and fast rule circumscribing the limits within which a withdrawal can be made. The section has been expressed in very general terms, and it is not intended to limit the materials, on which action may be taken." ఇతరి యోగానికి ప్రత్యేకించిన ఆంధ్రప్రదేశ్. ఈ విధానం ప్రత్యేకించిన ఆంధ్రప్రదేశ్ ఇంటర్నెట్ విభాగం 4.5. ఇంటర్నెట్ దేశం మంత్రి గార్డియన్ గార్డియన్ గార్డియన్

The Legislature has not defined the circumstances under which a withdrawal under this section should be made and it is not possible to lay down any hard and fast rule circumscribing the limits within which a withdrawal can be made. The section has been expressed in very general terms, and it is not intended to limit the materials, on which action may be taken. This deserves to be amended. ఈ విధానం ప్రత్యేకించిన ఆంధ్రప్రదేశ్. ఈ విధానం ప్రత్యేకించిన ఆంధ్రప్రదేశ్ ఇంటర్నెట్ విభాగం 4.5. ఇంటర్నెట్ దేశం మంత్రి గార్డియన్ గార్డియన్ గార్డియన్

The Legislature has not defined the circumstances under which a withdrawal under this section should be made and it is not possible to lay down any hard and fast rule circumscribing the limits within which a withdrawal can be made. The section has been expressed in very general terms, and it is not intended to limit the materials, on which action may be taken. This deserves to be amended. This deserves to be amended.
"The sole consideration for the Public Prosecutor when he decides to withdraw from the prosecution is a larger factor of the administration of public justice. The interest of public justice should be the paramount consideration."

"Withdrawal of case is entirely within the discretion of Public Prosecutor. Political favours, party pressures and other like factors are no considerations for the Public Prosecutor for withdrawing from prosecution."

It is the ends of justice which must always be kept in mind while considering a case of withdrawal of prosecution."

"The section contemplates action under circumstances, such as inexpediency of a prosecution for reasons of State necessity to drop the case on grounds of public policy, credible information having reached the Government as to the falsity of the prosecution evidence and other matters of such description. (Public Prosecutor merely saying that it is not expedient to proceed with the prosecution - Held not sufficient)."

Therefore, this Public Prosecutor refused to file the Petition and asked the Government to furnish the grounds.

"A withdrawal from prosecution must be formally made. The Public Prosecutor should state that he does not want to prosecute the accused for certain alleged acts or omissions. Such a statement although it may be expressly made or implied from the circumstances, must clearly show the intention not to prosecute the case against the accused."

(Application for withdrawal of case on ground of defects in initiation of proceedings - Defects in the initiation must be stated in the application). (Memo filed in Court that charge-sheet was filed under mistaken view of law as to jurisdiction that only a different Court has jurisdiction does not amount to withdrawal.)"

You are not supposed to interfere. There should not be any interference.

"In applying for withdrawal the Public Prosecutor should merely state his grounds for the withdrawal and should not attempt to influence the judgment of the Court and prevent it from following its independent opinion."

(Application for withdrawal from prosecution on ground that Government has passed order for withdrawal--No reasons assigned for
such order—Court giving consent mechanically without application of mind—Order not sustainable.) (The Prosecutor cannot be permitted deliberately to withhold the grounds that prompted him to withdraw from prosecution because unless the grounds are mentioned it is not possible for the Court to decide whether they are extraneous to the interests of justice.

"Ordinarily the Public Prosecutor is bound to give reasons but sometimes reasons of State may be of very confidential nature, and it may not be possible for the Public Prosecutor to disclose those reasons. In such cases, it is the duty of the Public Prosecutor to give an affidavit of some responsible officer of the State to the effect that the reasons are of a confidential nature, and it would not be in the public interests to disclose them."

The Section 321 reads like this:

"321—Withdrawal from prosecution:— The Public Prosecutor or Assistant Public Prosecutor in charge of a case may, with the consent of the Court, at any time, before the judgment is pronounced, withdraw from the prosecution of any person either generally or in respect of any one or more of the offences for which he is tried;..."
Dr. M.V. Mysoora Reddy:— Government has not given any reasons.
1. He is part and parcel of the Government.
2. He is empowered with magistral powers.
3. He is asking the Government to show some reasons.
Sri K. Prabhakara Rao:— I will touch only the pertinent points. I have from the East Godavari District.

The Hon. [name not visible]:— Admitted, but 3045 in the East Godavari District is not the only point I would like to touch upon. It is also important to consider the 3045 in other areas as well. It is crucial to address the issue of 3045 in a comprehensive manner.
Shame Shame

Secret...
In the longer interest of the public...

Under Section 147, 148 and 324 of IPC.

XXX Expunged as ordered by the Chair.

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I cannot allow everybody to speak. Please allow the House to come to order.

Please resume your seat.

When XXX is not here, when he is a Member of this House, without the notice, his name cannot be raised. What was expressed that should be removed from the records.

XXX Expunged as ordered by the Chair.
Shri K. Ramachandra Rao:- Sir, this is his maiden speech. I request you kindly not to come in his way. I also request all the Hon'ble Members, through you not to come in his way.
(సంచారాధికారి)

పవిత్రస్థితిని సాధారణంగా అంటే తన నిపుణత జాతి రామను. పవిత్రస్థితిని తాత్పర్యం చేసి తన నిపుణత జాతి రామను. పవిత్రస్థితిని తాత్పర్యం చేసి తన నిపుణత జాతి రామను.

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null
The Home Minister should give statement regarding this issue. Before getting up, the Home Minister should give reply.

తోడ్డి-304 పెట్టుక యుగోములు సహాయం సేకరించడానికి వినంతము : ఏందుకు సహాయం చేసారుండం. ఈ శాసనము పాఠశాలలో ప్రచురించబడింది.

సంప్రదాయం:- వారి ఆయుర్వేద డిగ్రీ సిద్ధం చేసడానికి మరియు వాస్తవంగా దేశం లోని ఎన్నో సాహిత్య సంస్థల్లో ప్రచురించబడింది.

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సంప్రదాయం:- రెండవ శతాబ్దం ముందు ఇవి సిద్ధం చేసారు. అందువల్ల ఉపయోగం చేయడానికి మరియు వాస్తవంగా దేశం లోని ఎన్నో సాహిత్య సంస్థల్లో ప్రచురించబడింది.

సంప్రదాయం:- అంటే, ఉదాహరణగా అధ్యాపకుడు కేవలం ఈ విషయం పుస్తకాలలో చెప్పడానికి మరియు వాస్తవంగా దేశం లోని ఎన్నో సాహిత్య సంస్థల్లో ప్రచురించబడింది.

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సంప్రదాయం:- అంటే, ప్రతి ప్రతి సమాధానం ఇమామిత విషయం సమయ యోగ్యంగా ఎంతో వాస్తవంగా సమయం ఉపయోగం చేయడానికి మరియు వాస్తవంగా దేశం లోని ఎన్నో సాహిత్య సంస్థల్లో ప్రచురించబడింది.
For what reasons - there must be some reasons - though it is false or something else. It is a political decision.
నాయకము బాణి మాత్రమే పడుతుంది కానా నాయకము బాణి నిషిద్ధములను ప్రతిచితం చేయడానికి దాని కారణం అయితే ఇది నిషిద్ధములను ప్రతిచితం చేయడానికి తరపు అవసరం. Even then there is a Judiciary. Judiciary is independent. ఈయన్ని నాయకు రాగ్రామూర్తి ప్రాం - శాసనం నిషిద్ధము చేయడానికి తరపు అవసరం. I did not agree with Ramaraogar, though he is Opposition Leader. మరాత్త రాగ్రామూర్తి నిషిద్ధము చేయడానికి తరపు అవసరం. నాయకు రాగ్రామూర్తి నిషిద్ధము చేయడానికి తరపు అవసరం అవసరం. నాయకు రాగ్రామూర్తి నిషిద్ధము చేయడానికి తరపు అవసరం. నాయకు రాగ్రామూర్తి నిషిద్ధము చేయడానికి తరపు అవసరం అవసరం. నాయకు రాగ్రామూర్తి నిషిద్ధము చేయడానికి తరపు అవసరం అవసరం. నాయకు రాగ్రామూర్తి నిషిద్ధము చేయడానికి తరపు అవసరం.
హై ఉదాహరణ-3 యుద్ధ నుంచి చేసేందుకు తప్పించండి 19 నవంబరు, 1931 నుండి
సంసమానం: రామసిద్ధి, విశ్వస్థాపితాలి కురిందు అంతర్భాషితం చేసివేందుకు తప్పించండి.

హై ఉదాహరణ-3 యుద్ధంలో ఇప్పుడు నిరంతరం జాతీయ కార్యకర్తల మీద కూడా ఏంధుస్తుంది. శాకసంస్థ వాస్తవాన్ని చేసాడు. ఈ చిత్రానికలు సాధారణ పండితుల మీద ఎక్కడ ఎంపారు. అందువలన మనకు సంస్మరించడం జరిగింది. అడుగు పెయిడ్ మాముల సాధారణత పొరుగుల మీద ఎంపారు. అందువలన మనకు సంస్మరించడం జరిగింది. అందువలన మనకు సంస్మరించడం జరిగింది. అందువలన మనకు సంస్మరించడం జరిగింది. అందువలన మనకు సంస్మరించడం జరిగింది. అందువలన మనకు సంస్మరించడం జరిగింది. అందువలన మనకు సంస్మరించడం జరిగింది.
Sri K. Vidyadhara Rao:- This is the second instance wherein you have given opportunity to another Member.

Mr. Deputy Speaker:- This is not precedent. I slightly deviated. As a matter of fact, I allowed Mr. B. Venkateswara Rao even though his name is not there.

Sri K. Vidyadhara Rao:- I have no objection for him. I am a signatory. Yesterday, he had an opportunity also. Is it a convention?

Mr. Deputy Speaker:- It is not a precedent.

Sri K. Vidyadhara Rao:- Even then, there is no objection.

Sri K. Vidyadhara Rao:- Government is pleased to withdraw the case.
Mr. Deputy Speaker:- Prabhakara Rao garu, it is not concerned with the subject.

Sri K. Prabhakara Rao:- I do not like to say anything on this, Sir.

Sri K. Vidyadhara Rao:- Sir, I am on a point of order. ప్రభాకరారు గారు, ఈ పండుగ సమయంలో ఇది ప్రఖ్యాతమైనది. ఎందుకంటే ఈ పండుగ సమయంలో ఇది ప్రఖ్యాతమైనది?

Sri K. Prabhakara Rao:- I do not like that. ప్రభాకరారు గారు, ఈ పండుగ సమయంలో ఇది ప్రఖ్యాతమైనది? ఇది ప్రభాకరారు గారు, ఈ పండుగ సమయంలో ఇది ప్రఖ్యాతమైనది? I do not like to take much of your valuable time. Finally, the thing is, Government is always at liberty to take a decision on this point. So,
decision has been taken. It is ultimately, up to the Court to accept it or not. Let us leave it there. Thank you very much, Sir.

Sir: Sir...the matter regarding...the case has come before this Court. The Court has held that there is no violation of law. It has been held that the action taken by the Government is illegal. The Court has held that the Government has no power to take such action. The Court has held that the Government has no power to take such action.

Our decision has been taken. It is ultimately, up to the Court to accept it or not. Let us leave it there. Thank you very much, Sir.
11. முதல் தலைப்பு: சமுத்தெஸ்வரம் என்று கூறப்பட்டுள்ளது. எனினும் சங்கம் என்று குறிப்பிடும். அவ்விடையில் சமுத்தெஸ்வரம் என்று கூறப்பட்டுள்ளது. என்றாலும் சமுத்தெஸ்வரம் என்று கூறப்பட்டுள்ளது. இது கூறப்பட்டுள்ளது. எனினும் சங்கம் என்று கூறப்பட்டுள்ளது. என்றாலும் சமுத்தெஸ்வரம் என்று கூறப்பட்டுள்ளது. இது கூறப்பட்டுள்ளது.
(మార్గంపై)

ఇది ఎందుకు ఉండదు? ఇది ఎందుకు ఉండదు?

ఈ రీతి సంభవించాను: ఇది చాలా మాత్రమూర్తితో లేదా పూర్తించేందుకు రెండు ప్రయోగాలు నిలుస్తాయి:

ఈ రీతి ఎదురుకు ఉండదు: ఇది ఎందుకు ఉండదు?

ఈ రీతి విద్యాభ్యాసాన్ని: ఇది ఎందుకు ఉండదు?

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(మార్గంపై ఇది ఎందుకు ఉండదు)

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(మార్గంపై ఇది ఎందుకు ఉండదు)

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(మార్గంపై ఇది ఎందుకు ఉండదు)
Sri N. Chandrababu Naidu: You are misusing the Chair.

(Interruptions)

Sri A. Rambabu: Point of order, Sir...

Mr. Deputy Speaker: No point of order and no speech by Mr. Ramamohana Rao. I request the Hon'ble Minister to give his reply.

(Interruptions)

Sri K. Vidyadhara Rao: I want to speak...

(Shoutings) (Interruptions)

Mr. Deputy Speaker: Will you feel that this sort of shouting is good? Learn to behave as M.L.A.s here? Behave in a manner derogatory to the House.....

(Interruptions)
Mr. Deputy Speaker:- Behave properly.

(Interruptions)

Sri K. Vidyadhara Rao:- It is not good ...

(Interruptions) (Shouts from Opposition Benches)

Mr. Deputy Speaker:- If you make allegations against the Chair, it would be contempt of the House. You have to face the consequences. You have to face the music. The Chair will take care of itself.

Sri A. Rambabu:- Sir, point of order ...

Sri K. Vidyadhara Rao:- Sir, let me say ...

Mr. Deputy Speaker:- Let him say. What is the point of order?

(Shouts from the Opposition Benches)

He has got a right to raise a point of order. If there is no point of order, I will reject it.

(Interruptions)

Let him complete first.

(Interruptions) (Shouts from Opposition Benches)

Do not behave in an indecent manner. It is not good. What is that howling?
Mr. Deputy Speaker:— Let him complete.

Sir:— Nobody has made any allegation against the Hon’ble Member. Only we questioned the authority of the Government in withdrawing the case. Inspite of that, you have been hearing him. You have given an opportunity to explain. He has got outside the ambit of the 304. he was telling about the imprisonment, hand-cuffing and all those things. I request, in the interest of the proper norms of the House, please expunge the matters outside the subject.

Mr. Deputy Speaker:— Matter pertaining to 304 only, I am allowing.

(End of Sitting)
Mr. Deputy Speaker:- If there is anything contrary to the dignity of the House or contrary to the subject here or if it is irrelevant to the subject, I will certainly expunge. So far as, this matter is concerned, there is no material which is irrelevant here. Now, I request the Hon'ble Minister to give his reply. Home Minister will give his reply.

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What was the ruling yesterday?

Mr. Deputy Speaker: - With regard to the relevancy or irrelevancy the Chair knows better.
Whenever a particular subject arose for discussion on the floor of the House and when a particular issue pertains to a particular Member has been taken up, it has been the usual practice to give him an opportunity to explain himself. Even the Rule 284 contemplates the same thing. You are aware of it and I need not repeat. Even yesterday this issue under 304 figures before this House and two of the Hon'ble Members Chandrababu Naidu and Muddu Krishnama Naidu, got up to give their explanation. They were given ample opportunity to tell.

Sri D.K. Samarasimha Reddy:— If it is to be disputed I cannot help. Everyone of us were present in the House. Both the Members got up and made their own demands. We never hustled them. Why do you stop a Member from speaking? Even to hang a person, you give him an opportunity to say. Let him say and then the Hon'ble Minister will reply. Then you can ask clarification.

Sri K. Vidyadhara Rao:— He can speak within the ambit of 304. This is a matter between judiciary and them. If he raises the
matter which is the subject of the court ..... I can explain the position of the Rules.

Mr. Deputy Speaker:- You need not tell me.

(Interruptions)

Sri D.K. Samarasimha Reddy:- I agree.

Mr. Deputy Speaker:- You need not tell me. (Interruptions)

Sri D.K. Samarasimha Reddy:- In the guise of making personal explanation if he is to make a charge or level allegation against anybody ... Let him have his say. Added to that he will not raise any debatable point here. He is not challenging here.

J. No. 215-1
I was keeping quiet. As a matter of fact, people...

(Interjections)

Sri D.K. Samarasimha Reddy: It is an open secret. It is known to everybody. There is nothing to hide out. I did not make any challenge. Did I make any challenge? when my name is mentioned, I said that people who know them in the State is an open book. They were allowed to go scot free.

Sri N. Chandrababu Naidu: You are a XXX.

Mr. Speaker: It will not go into the record.

(Interjections)

Mr. Deputy Speaker: Your time is over.

XXX Expunged as ordered by the Chair.
(கண்களாலே)

vasivai va, nayagum vadai vikku vekku va, nayiv nayiv eivar kariyiv elaa deivam suihaa, arhi nagum eduma vishayam vishayam vaagah. oon vaasivai va deivam va nayiv eivar vocev ada aayam vaasivai va, amma nayiv eduma vishayam vishayam deivam vaasivai va, nayiv eivar vocev ada aayam vaasivai va, nayiv eivar vocev ada aayam va, nayiv eivar vocev ada aayam va, nayiv eivar vocev ada aayam vaasivai va, nayiv eivar vocev ada aayam vaasivai va, nayiv eivar vocev ada aayam vaasivai va, nayiv eivar vocev ada aayam va,

(கண்)
Minister for Home (Dr. M.V. Miscoora Reddy):— On 12-3-1988 one S. Sundara Rao resident of Ganapatinagaram, Mallayyapet, Rajahmundry was murdered and a case in Cr.No.92/88 under sections 147, 148 read with 302 and 149 IPC was registered in III Town Police Station Rajahmundry on 12-3-1988. As per the Investigation Report, previous enemity between the deceased and A-1 Sri Motha Rangarao was said to be the main motive for the murder. Along with A1 Sri M. Rangarao, nine other persons were impleaded by the Police as accused based on the complaint given by the second wife of the deceased. Sri J. Rama Mohana Rao is one of the accused (A-5) in this case. A charge sheet was filed in I Additional Judicial First Class Magistrate Court, Rajahmundry in June, 1988 and it was committed to 1st Additional District and Sessions Judge Court, Rajahmundry in SC No. 6/89 in December, 1989. The case is under trial.

Sri J. Ramamohana Rao has represented that he was an active political worker of the area and in order to snub his political activities, the local leaders influenced the police and got his name included as one of the accused, and he is not having any connection with the murder of the deceased.

The Government after careful examination of the issue decided to withdraw the prosecution in public interest (S.C.No.6/89) pending trial and accordingly orders were issued in G.O.Ms.No. 241, Home, dated: 23-3-1990. Since the Collector, East Godavari District sought for a clarification on the said orders, instructions were issued in Memo.No. 835/Courts.B/90-3, dated: 5-9-1991. And it was committed to the First Additional District & Sessions Judge Court, Rajahmundry in S.B.No.6/89 in December, 1989. The case is under trial.

Sri J. Ramamohana Rao has represented that he is an active political worker of that area and in order to snub his political activities, the local leaders have influenced the police and got his name written as one of the accused, and it is not having any connection with the murder of the deceased.
The Government have decided that the prosecution launched against Sri J. Ramamohana Rao and others in S.C. 6/89 during the trial in the Court of First Additional Judge and Sessions Judge, Rajahmundry in Crime No. 92/88 of 3 Town Police Station Rajahmundry be withdrawn. The Collector and District Magistrate East Godavari is requested to instruct the Law Officer attached in which the case above is pending trial under Section 321 of the Cr.P.C./

What are the grounds furnished by the Government?
Government direct that the prosecution launched against Sri P. Siva Reddy, M.L.A. and others in P.R.C.No.7/88 on the file of the Munsiff Magistrate in Jammalamadugu, Cuddapah District be withdrawn. The Collector and District Magistrate, Cuddapah is requested to instruct the concerned Law Officer attached to the Court in which the case is pending to take action U/S. 321 of the Cr.P.C. The Public Prosecutor and Asst. Public Prosecutor in-charge of the case may with the consent of the Court at any time before the judgment is pronounced. At any time before the judgment is pronounced, the case may be withdrawn. That out of 25 accused sent up for trial were declared proclaimed offenders by the Hon'ble High Court.
against Devineni Nehru in Crime No. 342/ of principal Additional
Sessions Judge against Devineni Nehru. The judge had ordered the arrest of Nehru
for theft. Despite the statements of 83 witnesses, and several documents, cases were withdrawn.

Dhyanendra Singh:— Minister of State for Tourism was charged
with theft of priceless objects d'art from Gwalior palace. The
three cases were withdrawn along with the two connected cases
claimed that they were politically motivated.

Brij Mohan Agarwal Minister of State charged with assault,
rioting, criminal intimidation and misbehaviour. 4 cases relating
to assault, rioting and intimidation are withdrawn. Some cases are
still remained.

Sri Ch. Vidyasagara Rao:— To refresh your memory, I want to
say one thing.
The attention of the Collector and District Magistrate, East Godavari is invited to his letter cited and he is informed that the Government, after careful consideration, is of the view that there is no reason to withdraw the prosecution ordered in the G.O. cited. The Collector and District Magistrate, East Godavari is, therefore, requested to implement the G.O. first cited and to withdraw the prosecution immediately.

As held in Rajender Kumar Jain V/S State (1980) 3 SCC 435 which was a case of nolle prosequi (withdrawal from prosecution involving an Ex-Central Minister, Ex-Governor of a State, some leading journalists and a host of Government officials, the Supreme Court summed up the position in the following terms:

1. Under the scheme of the Code of Prosecution of an offender for a serious offence is primarily the responsibility of the executive.

2. The withdrawal from the prosecution is an executive function of the public prosecutor.

3. The discretion to withdraw from the prosecution is that of the Public Prosecutor and none else, and so, he cannot surrender that discretion to some one else.

4. The Government may suggest to the Public Prosecutor that he may withdraw from the prosecution but none can compel him to do so.

5. The Public Prosecutor may withdraw from the prosecution not merely on the ground of paucity of evidence but on other relevant grounds as well in order to further the broad ends of public justice, public order and peace. The broad ends of public justice will certainly include appropriate social, economic and we add, political purposes sans Tammary Hall enterprises.

6. The Public Prosecutor is an officer on the Court and responsible to the court.
I am confining myself to the truth. Nothing but truth, which is in black and white.

I am deleting that name from the record.

Sri K. Prabhakara Rao:—That is why, we are not going into the merits or the demerits of the case. Sir, I am a student of law and I will confine myself to the subject-matter of the debate and the periphery of the fact. Shri Prabhakara Rao:—I am not going into the merits of the case. But if you can confine yourself to the subject-matter of the debate and the periphery of the fact then it is fine. J. No. 215-13

XXX Expunged as ordered by the Chair.
Sri K. Prabhakara Rao:- Whether it is a murder case or any other case - it is a criminal case. Going with a hand-bomb or going with a dagger is an offence.

Sri P. Nageswara Rao:- I do not know. I am just asking only.

Sri K. Prabhakara Rao:- It might not have caused death to the concerned, It may not amount to homicide. But, even an attempt to abetting is also a crime. It attracts Section 302.

Mr. Deputy Speaker:- All right. Please proceed with the subject.

With due respect to the Deputy Leader of the Opposition I submit that I am not going into the merits of the case. Whether is it a fact or not? Is it black and white or not? Has the then Chief Minister signed that or not? Did not he ask to send him report within 48 hours or not? Whether the Police Department submitted the information getting it by wireless within 48 hours or not? After receiving the wireless report within two days has the then Chief Minister has issued instructions to the District Magistrate, Guntur district or not? It is all fact. It is in black and white. It is only with the consent of the Court only - with the consent of the Judge only it can be withdrawn. Ultimately, the Judge is at liberty to accept it or not. The Government has got every prerogative. But, at the same time, one rider is there. The Government has got the liberty to do it for anybody's sake or for administrative convenience. Government, in the interest of public or in the public justice can do it.
7. The court performs a supervisory function in granting its consent to the withdrawal.

8. The court's duty is not to reappreciate the grounds which led the Public Prosecutor to request withdrawal from the prosecution but to consider whether the Public Prosecutor applied his mind as a free agent, uninfluenced by irrelevant and extraneous consideration. The court has a special duty in this regard as it is the ultimate repository of legislative confidence in granting or withholding its consent to withdrawal from the prosecution. It is up to the Court to give consent. It is at that stage. It means that the Government can give this permission to withdraw from prosecution. The Public Prosecutor is an Officer of the Court. He sets the criminal law in motion in the court. He conducts the prosecution in the Court for the people. So, it is he that is entrusted with the task of initiating the proceeding for withdrawal from the prosecution. But where such large and sensitive issues of public policy are involved, he must, if he is right minded, seek advice and guidance from the policy-makers. His sources of information and resources are of a very limited nature unlike those of the policy-makers. If the policy makers themselves move in the matter in the first instance, as indeed it is proper that they should where matters of momentous public policy are involved, and if they advise the Public Prosecutor to withdraw from the prosecution, it is not for the court to say that the initiative came from the Government and therefore the Public Prosecutor cannot be said to have exercised a free mind. Nor can there be any quibbling over words. If ill-informed but well-meaning bureaucrats choose to use expressions like "the Public Prosecutor is directed" or "the Public Prosecutor is instructed", the Court will not on that ground alone stultify the larger issue of public policy by refusing its consent on the ground that the Public Prosecutor did not act as a free agent when he sought withdrawal from the prosecution. What is at stake is not
the language of the letter or the prestige of the Public Prosecutor but a wider question of policy ....."

(2094976)

language of the letter or the prestige of the Public Prosecutor but a wider question of policy. If they advise the Public Prosecutor to withdraw from the prosecution, it is not for the Court to say that the initiative came from the Government, and therefore the Public Prosecutor cannot be said to have exercised a free. Nor can there be any quibbling over words. If ill-informed but well meaning bureaucrats choose to use expressions like "the Public Prosecutor is directed" or "the Public Prosecutor is instructed", the Court will not on that ground alone stultify the larger issue of public policy by refusing its consent on the ground that the Public Prosecutor did not act as a free agent when he sought withdrawal from the prosecution what is at stake is not the language of the letter or the prestige of the Public Prosecutor but a wider question of policy.
It is up to the Court but under the law, this Government has acted noting illegally in giving this order.

(Interruptions)

Mr. Speaker:- The remaining notice under Rule 304 and Call Attention Notices are postponed. All Papers to be laid on the Table of the House are deemed to have been laid on the Table.


   A copy of the Report of the Commission of Inquiry on the death of 14 persons in Tarbund and Bolaram areas of Secunderabad Cantonment between 15th and 18th August, 1985 together with the memorandum of action taken thereon, in accordance with sub-section (4) of Section 3 of the Commissions of Inquiry Act, 1952.

Mr. Deputy Speaker:- Now the House is adjourned to meet again at 8:30 a.m. to-morrow.

(The House then adjourned at 2:34 p.m. to meet again at 8:30 a.m. on Saturday, the 20th September, 1991.)