ప్రపంచ సామాన్య కాల్పనిక కార్యకలాపాల

హోస్ట వేసవి

మరాత్త పత్రిక

30 మార్చి, 1992,
వాసితామ, 30 మార్చి,
(చద. నం. 1914,
సంశేకుండా - 10).

1. మాటిండు - మాటిండు నామాఖామ్య.

2. కనాకోలు మాటిండు - నామాఖామ్య.

3. కనాకోల కనాకోల మాటిండు - పినాకబాట నామాఖామ్య.

4. పినాకబాట పినాకబాట.

(1) పినాకబాట పినాకబాట కనాకోల కనాకోల పినాకబాట పినాకబాట.

(2) కనాకోల కనాకోల కనాకోల పినాకబాట పినాకబాట పినాకబాట పినాకబాట.

5. పినాకబాట పినాకబాట.

(చద.మార్చి 30 రాష్ట్రానా)

ప్రపంచ సామాన్య కాల్పనిక కార్యకలాపాల, పినాకబాట పినాకబాట పినాకబాట.

1992
ప్రతిపాదిత సాధన సంఖ్య
అధీన సమితి

(ఇది సంఘర్షం: మాహితి నియమం)


(సంఘర్షం ఆధిక్యం 9.30 గంటల ముందు సాధన సంఖ్య గడులు)

(రాష్ట్రానిక వెలుగులు పరిస్థితి సంఖ్య)

పినడు - సంఘర్షం సమాచారము

సమాచార సంఖ్య 59-1 గిరియోపాదం

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*5449-(1)- సిద్ధంగా రామాణాలు (కారకులు), రామాణాలు సుమారు విశ్వసనం (మందిలు), సిద్ధంగా పాపాలు (పాపిదిలు), సిద్ధంగా పాపాలు (పాపిదిలు), సిద్ధంగా పాపాలు (పాపిదిలు): రామాణాలు సిద్ధంగా పాపాలు ప్రత్యేక సమాచారం ప్రతి దిన తిరుమల ఎంచుకున్నారు

(1) సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రత్యేక సమాచారం ప్రతి దిన తిరుమల ఎంచుకున్నారు

(2) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(3) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(4) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(5) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(6) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(7) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(8) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(9) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(10) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

(11) ప్రత్యేక సమాచారం ప్రతి తిరుమల ఎంచుకున్న ప్రతి దిన తిరుమల ఎంచుకున్నారు

*An asterisk before the name indicates confirmation by the Member.
Dr. J. Geetha Reddy:- Mr. Speaker, Sir, I would like to ask the Hon. Minister three questions. The Hon. Minister knows fully well that the road accidents are on the increase. Any of us, travelling back and forth to our constituencies, can get involved in an accident. Would we like to be transfused the blood that has not been tested for AIDS? He said that the test is being done at only two centres. Would the Hon. Minister give an assurance that the AIDS test will be done at every blood bank? Is the Department making any surprise checks on these blood banks? Is there any chance of any external aided project coming up in our State to help us prevent the dreadful disease of AIDS?
In order to be able to ensure expeditious implementation of the project, Government of India suggested to create AIDS Cell consisting of the following: Addl. Director 1; Deputy Directors 2; Statistical Assistant 1; P.As. 3; LDC 1; Computer Programmer 1; Class -IV 2; Driver 1; Technical Assts. 1; and Drug Inspectors 2. They have further advised to nominate prominent representatives of NGOs, Trade Unions and Social Organisations. This is under examination of the Government. The tasks of the Committee are to essentially review and monitor the implementation of the project on monthly basis; ensure timely release of funds; approve proposals submitted by NGOs for financial sanction; and issue of appropriate directions to the concerned Departments at the State level and district officers. The matter regarding formation of AIDS Cell and the Committee are under consideration separately.
They used to collect tax. I gave a representation four years ago.
3^30 - B*Ry)

*6281- இருடைய பொழுதுபோக்கு: அறுவது முதல் சேர்மதி எனும் பொழுதிய விளக்கம் *

(3) கல்லோலம் என்ற பொழுதுபோக்கு எனும் வடிவம் என்றும் கூறப்படுவது என்றும் பொருள். அவ்வாறு மூலம் இயல்பான நோக்கில் பயன்படுத்தலாம் என்றும் சாத்திக்கோ இருந்து வரும் வழக்கமாகும்.

(4) எஸ் முறையும் என்றது என்றும் பொழுதுபோக்கு என்றும் பொருள். உட்பட விளக்கம் என்றும் பொருள்.

(5) சமானமான உறுப்பினர் பொழுதுபோக்கு என்றும் பொருள். வேறு பொழுதிய நோக்கில் பயன்படுத்தலாம் என்றும் சாத்திக்கோ இருந்து வரும் வழக்கமாகும்.

(6) கூண்டுக்கு
Recently we have created a Vigilance Cell also. We are taking care of it.
Sri K.R. Suresh Reddy:— Mr. Speaker, Sir, horse racing is a very fascinating sport. Horse racing involves the skill of the rider and the pedigree of the horse. This is also one sport wherein the understanding between the man and the animal is exhibited. This is sport part of it. Now, regarding the betting part what I would like to know through you is, when the Government had levied the tax of 22% what was the revenue collected? When the Government has reduced the tax the revenue collected has been shown by the Minister. This is an indication that whenever the tax has been reduced the
revenue to the Government has increased. This also indicates that whenever the taxing ratio has come down the illegal betting has also come down. What I also would like to know is, to further curb the illegal betting what action will the Minister take? Will the tax structure be further reduced? Or, is there any other action which the Government propose to take?

Sri P. Ashoka Gajapathi Raju (Vizianagaram):- Mr. Speaker, Sir, when the Telugu Desam Party was in power they reduced the tax to increase the betting. Till then, the growth rate was rather negative as far as the issue was concerned. The illegal betting is still going on. So, my question to the Hon'ble Minister is, if you bring down the tax further it will only result in the spurt of growth because illegal betting will be eliminated. Will the Minister consider this suggestion?
IRREGULARITIES IN THE SINGLE WIDOW SOCIETIES OF
INDURTHI AND BOMMANAPALLY

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*5444-(E)-Q.- Sarvasri D. Chinamallaiah (Indurthi),
G. Yadagiri Reddy (Ramannapet) and K. Biksham (Burgampahad):
Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that several irregularities
have been committed in the Single Window Societies of Indurthi
and Bommanapally of Chigurumamidi Mandal, Karimnagar District,
and

(b) if so, the action taken thereon?
Minister for Co-operation (Sri V. Rambhupal Chowdary):

(a) Yes, Sir.

(b) Civil and Criminal Action have been initiated against the delinquents found responsible for the misappropriation of funds.
The District Collector accorded sanction for prosecution of these two persons. 

Mr. Speaker:- If you bring it to his notice the Minister will definitely take action.

(2) விளக்கம்- இவ்வாறு விளக்கம் பெற்று விளக்கத்தை விளக்கத்தையே விளக்கத்தை விளக்கத்தையே விளக்கத்தை 

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మహరుయమ - గాంధీ సమాధిలో ఉపాసణ మాత్రమే. 30 మార్చి, 1992. 423

(1) 1991 లో తమిళాన్ యుద్ధం నియంత్రణ చేసే విభాగం నియంత్రించండి.

(2) ఇక్కడ.

(3) మహావేశ తినిసి ప్రాంతాల్లో వరలు ఉంటుంది.
I feel there is a necessity of a task force in the State, as a Minister also.

I tried to contact the Collector also. I have not left it to the local Inspectors. I have been waiting for better times. We will do our best.

Sri P. Ashoka Gajapathi Raju:- Speaker Sir, there is definitely a feeling of an element of connivance between the officers and the trading people and the manufacturing people.

If so, what is the action taken against such officers, if any detected during the past 3 years, if the Hon'ble Minister has any information. My second point is little out of the way. The drug manufacturing companies have stopped manufacturing life saving drugs where they make up profit margin of less
than 100%. Will the Minister use his good offices and consider calling them, interacting with them and using the law to see that those life saving drugs are also manufactured and made available to the people?

It is not in the hands of the State Government, but it is very much in the hands of the Government of India. If you have got any information that 'A' is conniving, kindly write to us, we will not spare him. We will conduct necessary enquiry and take appropriate action against him.
ప్రశ్న 3: సాధారణంగా సంఖ్యల ప్రకారం సమాధానం లభించాలి. ఏపి సిని సమయానికి ఎంత సమయానికి లభించింది?

ప్రశ్న 4: ఒకే సమాధాన యొక్క ప్రామాణిక విశేషాలను సిద్ధాంత కర్త ఒస్సా ప్రత్యేకంగా అభిప్రాయం లభించాలి. సాధారణంగా అయిని సమాధానం లభించాలి.

ప్రశ్న 5: సాధారణంగా సమాధానం లభించాలి. ఒకే సమాధానాన్ని వారి వివిధ విషయాలలో ప్రత్యేక పారిస్త్రాకము ప్రత్యేకంగా అభిప్రాయం లభించాలి.

ప్రశ్న 6: ఒకే సమాధానం లభించాలి. సాధారణంగా అయిని సమాధానం లభించాలి.
They have identified 2.5 lakh hectares as suitable for oil pump cultivation, particularly in Krishna, West Godavari and East Godavari Districts. In Krishna around 300 hectares, in West Godavari District around 400 hectares plus 200 hectares (private people have grown) and in East Godavari District 350 hectares.
I will place a statement before the House.
Sri K. Rosaiah: After departmental enquiry, if the allegation is found to be true, I will ask the C.B.C.I.G. to look into the matter.
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6334-புதிது- നി. സിനീമാ (ഇൻഡീസ്) ജ. വാഗ്നർ:  പുതു, അവസാനം കടിക്കുകയോ കുഴിക്കുകയോ ചെയ്യാം

(1) ഊതൃക്കു പുഴുക്കൻ മാനുഷ്കിയുടെ സംയുക്ത സ്വകാര്യക്ക് വേണ്ടതും പിന്തിരിഞ്ഞ സംസ്ഥാന ഇൻസ്റ്റിറ്റ്യൂട്ട് നിർദ്ദേശങ്ങളിൽ ആരംഭിക്കാം എന്ന സൂചനയും, അവിടെ നിന്നും മാനുഷ്കിയുടെ സമ്പത്തിനെ വേണ്ടി നടക്കുന്നത് എന്ന് പ്രഖ്യാപിക്കുന്നു;

(2) അ സാമ്പത്തിക കാര്യത്തിൽ പിന്തുണയുടെ സമ്പ്രേഷണത്തിനു ശേഷം; സിനീമയിലായിരിക്കേ സമ്പത്ത് വളരെ അലങ്കാരം ciphertext

9-92 ചെറു- (3) 1992 ജനുവരി 16, 18 മാസത്തെ ലോക തിരഞ്ഞെടുക്കുന്ന പ്രധാനമായ സ്വകാര്യ പ്രതിപാദത്തിനു അനുഭവിച്ചിട്ടുണ്ട്

(4) പിന്തുണ സമയ പുരാതനമായ ഇൻഡീസ്, മാനുഷ്കിയുടെ സംയുക്ത സ്വകാര്യപ്രേഷണത്തിന് ഉണ്ടാകും പ്രവർത്തനം പുരോഹിതനായി വീണ്ടും ഊതൃക്കു പുഴുക്കൻ സംസ്ഥാന ഇൻഡീസ് പ്രധാനമായി പ്രവർത്തിച്ചു

() സിനീമയിലെ സംവിധാനം കേരളത്തിനു പുരോഹിതനായി വീണ്ടും സിനീമ നടത്താൻ സ്വീകാര്യമാകണം?

(6) അ സിനീമയിലെ സംവിധാനം കേരളത്തിനു പുരോഹിതനായി വീണ്ടും സിനീമ നടത്താൻ സ്വീകാര്യമാകണം?

(7) അ സിനീമയിലെ സംവിധാനം കേരളത്തിനു പുരോഹിതനായി വീണ്ടും സിനീമ നടത്താൻ സ്വീകാര്യമാകണം?
ప్రింట్యింగ్ విస్తృతి - శివారి నామనామాము -
30 మార్చి, 1992 - 435
మహాశివరాత్రి సత్యంతో కొద్ది యువ సంస్థలు పంచాయత్తులు ఒకసారి ఊరికి లేకపోయించాయి. ఇలాంటి
అధికారిక నిర్ణయాలు తెలియి ఇవి లేకుండా సంక్షిప్తంగా ప్రత్యేకించాయి.

స్థితి సముదాయానికి:- అంటే, మార్చి 1992 నావాకరాలు ఆడుకును చేసే మాత్రమే
64 కంటెన్ మార్చి లో కొద్ది. అయితే ఇతరవేత్తల మార్చి 30 కోసం
సాధారణ ఆశ్చర్యం మొదలుంది. అంటే వరకు ఇప్పటికి చేసిన మనుషులు లేకుండా
చేసిన మిగిలినే ఫలితాలు చెందిన చీప్ అంటే?
ఎందుకంటే అడుగుపెట్టిని సమీకరించండి?

స్థితి సముదాయానికి:- ఈ యువ సంస్థలు నిలువితం వేగడగా అధికారికంగా
మొదలుకుంటుండాయి.

సంస్థతో సమ్మతం, కాబు నాండు అడిగిన, రాయాడు. రాయాడు యుద్ధాలు లభించడానికి
100-తో

6623 ఎందుకంటే సత్యంతో గమనం చేయండు. సత్యంతో గమనం చేయండు గమనం చేయండు;

(ఎ) సారి-సారి మార్చి 18 व నాయకులు మిగిలిన విభాగంలో మార్చి 30 లో ప్రత్యేకించాయి. అయితే, ఒకసారి
సాధారణ ఆశ్చర్యం మొదలుంది. అయితే వరకు ఇప్పటికి చేసిన మనుషులు లేకుండా
చేసిన మిగిలినే ఫలితాలు చెందిన చీప్ అంటే?

(శ) సారి-సారి మార్చి 18 లో ప్రత్యేకించాయి. అయితే, ఒకసారి సాధారణ ఆశ్చర్యం మొదలుంది.
అయితే వరకు ఇప్పటికి చేసిన మనుషులు లేకుండా
చేసిన మిగిలినే ఫలితాలు చెందిన చీప్ అంటే?

మార్చి 18 లో ప్రత్యేకించాయి, రాయాడు యుద్ధాలు (స్థితి సముదాయానికి

(శ) సారి-సారి మార్చి 18 లో ప్రత్యేకించాయి. అయితే, ఒకసారి సాధారణ ఆశ్చర్యం
మొదలుంది. అయితే వరకు ఇప్పటికి చేసిన మనుషులు లేకుండా
చేసిన మిగిలినే ఫలితాలు చెందిన చీప్ అంటే?

(శ) సారి-సారి మార్చి 18 లో ప్రత్యేకించాయి. అయితే, ఒకసారి సాధారణ ఆశ్చర్యం
మొదలుంది. అయితే వరకు ఇప్పటికి చేసిన మనుషులు లేకుండా
చేసిన మిగిలినే ఫలితాలు చెందిన చీప్ అంటే?

J. No. 59- 4

Once the first phase is over, the second phase will be considered. According to first phase, some employees have been absorbed. 

Sri D.K. Samarasimha Reddy:— We have great respect for the Office of the Speaker and we will be definitely guided by the advice tendered to us in performance of these duties. Out of this regularisation process, you are all aware that there are certain tests to be conducted...
For the first time, it is again performing its job very well. It is reaching its target and it may exceed the target also. It is an arduous job and all these things have to be looked into. We are seized of the matter. Our interest is that workers' interest is maintained and the Singareni Colleries economic structure is maintained.

They are still there. They are still there.
Mr. Speaker:- This question does not pertain to that at all....

Mr. Speaker:- You understood it well.

Mr. Speaker:- Separate question please.
(1) 1987இல் நெச்சுவா மறைக்கப்பட்டார். தலைமுறைக் காலத்தில், இவர் குற்றச் செயல்களை புகழ்வாய்ந்திருந்தார். இவரது வாழ்க்கையில் பல்வேறு தொடர்புகள் பாதிப்படுத்தப்பட்டன.

(2) இவர் குற்றாக வெற்றியற்றார். இவர் வாழ்வில் முழுவதும் குற்றாக வந்தார். 1987இல் வாழ்வில் முடியாது என்று குழுவாக அறிவித்தனர்.

(3) இவர் குற்றாக வெற்றியற்றார். இவர் வாழ்வில் முழுவதும் குற்றாக வந்தார். 1987இல் வாழ்வில் முடியாது என்று குழுவாக அறிவித்தனர்.

(4) இவர் வாழ்வில் முழுவதும் குற்றாக வந்தார். இவர் வாழ்வில் முழுவதும் குற்றாக வந்தார். 1987இல் வாழ்வில் முடியாது என்று குழுவாக அறிவித்தனர்.
It is about the confidence on the administration of the Road Transport Corporation.
SCARCITY OF DRINKING WATER IN THE STATE


(a) whether it is a fact that there is a scarcity of drinking water in the State;

(b) if so, the action taken so far to mitigate the hardship and the funds released district-wise for that purpose;

(c) the number of P.W.S., A.R.W.S., R.W.S. and M.N.P. pending in the State and the reasons therefor; and

(d) the funds required for completion of these schemes and the funds released district-wise?

Minister for Panchayati Raj & Rural Development:

(a) From 4 districts, report of scarcity of drinking water have been received so far.

(b) The reports have been received only a few days back. They are under examination.

(c), (d) A Statement showing the number of schemes pending and the amount required for their completion and the amount released during 1991-92 is appended at Annexure. As seen from the Statement an amount of Rs. 186.085 crores is required to complete all the ongoing P.W.S. and R.W.S. Schemes under M.N.P. and A.R.W.S. Normally the releases will be of the order of Rs. 50.00 crores on the works programme. At the present of funding it may take about 3 to 4 years for completing the ongoing works.
## ANNEXURE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>District</th>
<th>M.N.P. No. of works</th>
<th>M.N.P. Amount</th>
<th>A.R.W.S. No. of works</th>
<th>A.R.W.S. Amount</th>
<th>Grand Total No. of works</th>
<th>Grand Total Amount</th>
<th>Funds released M.N.P.</th>
<th>Funds released A.R.W.S.</th>
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<td><strong>13158.45</strong></td>
<td><strong>11759</strong></td>
<td><strong>18608.58</strong></td>
<td><strong>1692.70</strong></td>
<td><strong>2383.10</strong></td>
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</tbody>
</table>
Let us take No. 7 and 8, scarcity of drinking water in twin cities and also in the State, of 40.

J. No. 59- 5
Then there will not be any short discussion.

Sri P. Ashoka Gajapathi Raju:— I am not getting up here as Deputy Leader. I am a signatory here. The question is that four District Collectors have sent up reports. Why the other District Collectors have not sent up reports? Has the Government ordered them not to send up reports? Is it a fact that the State Government and Government of India have given written instructions saying that no drinking water schemes should be taken up in the State of Andhra Pradesh? Is the Government of Andhra Pradesh have deteriorated? Is it a fact? Here you have mentioned that in four years you are going to take on going schemes of drinking water. We feel that four years is
very very long period for giving drinking water to the people. What is the programme that the Government is initiating and what are the funds going to be released to reduce this gap and what is the special programme that the State Government is going to initiate to tide over the summer difficulty? These are the points on which I want the Minister to answer.

Sri P. Ashoka Gajapathi Raju:- When the State Government is giving this type of orders, how does people get drinking water. The other Collectors are not sending up the schemes. It is a dereliction of duty. The Government should haul them up.
Sri M. Raghuma Reddy: - This is the property of the House. They should not mislead the House. They should be careful in getting the answers.
30 సంవత్సరం, 1992 - 449

చిత్రంపై బాధ్యం పెంచబడింది. మీరు ఏ జాబడుకు ఊంది. నాట్యాన్ని చాలా ప్రామాణికంగా తెలియజేస్తున్నాము. నాట్యం చాలా ప్రామాణికంగా తెలియజేస్తున్నాము. ఒక వాడక ఎంత ప్రామాణికంగా తెలియజేస్తున్నాము. ఒక వాడక ఎంత ప్రామాణికంగా తెలియజేస్తున్నాము. ఒక వాడక ఎంత ప్రామాణికంగా తెలియజేస్తున్నాము.

మేము ఒక వాడక ఎంత ప్రామాణికంగా తెలియజేస్తున్నాము. మేము ఒక వాడక ఎంత ప్రామాణికంగా తెలియజేస్తున్నాము. మేము ఒక వాడక ఎంత ప్రామాణికంగా తెలియజేస్తున్నాము.
450 30 సంవత్సరం, 1992: నెంబర్‌స్టీలు సింహాసన - జాతివ్యుత్పత్తి నిర్మాణానికి ప్రయత్నం చేస్తుంది.
GUM PROCESSING UNIT AT NIRMAL TOWN

3836-ς- Sarvasri B. Venkateswara Rao, P. Ramaiah, N. Raghava Reddy and D. Rajagopal:- Will the Minister for Tribal Welfare be pleased to state:

(a) whether it is a fact that permission has been obtained in 1977 to start a "Gum Processing Unit" at Nirmal Town;

(b) if so, the reasons for not starting the said Unit for the last 10 years; and

(c) the time by which the said unit is likely to be started?

A- (a) Yes, Sir. National Co-operative Development Corporation have conveyed their approval for establishment of Gum Processing Unit on 30-3-1977.

(b) Government released an amount of Rs. 12.45 lakhs to Girijan Co-operative Corporation, Visakhapatnam for establishment of Gum Processing Unit at Nirmal on 23-2-1978. Eventhough the building and other infrastructure was developed by the Corporation. Installation of the Unit could not be completed in time, as the Jawaharlal Nehru Technology University who were requested to prepare an estimate for the cost of machinery to be fabricated and also to depute their expert could not finalise the matter. Subsequently, the work relating to the erection and commissioning of the unit was entrusted to the M/s. A.P. Productivity Council, Hyderabad in the month of May, 1987. They have carried-out erection and Commissioning during November, 1987 and handedover the Unit to Girijan Co-operative Corporation.

(c) The Girijan Co-operative Corporation is contemplating to processing of gum karaya and entering into export market as a joint venture with TRIFED. It is also envisaged to stimulate demand for gum karaya and its derivatives in industrial field and enter into a long term agreement with the Institute of Drilling Technology, O.N.G.Cs. The processing
unit at Nirmal would be revitalised and put to effective functioning shortly.

SINKING OF DEEP BORE AND OPEN IRRIGATION WELLS IN
KODAVALUR MANDAL

167-

3896-Q- Sri Nallapareddi Srinivasul Reddi:- Will the Minister for Tribal Welfare be pleased to state:

(a) the estimated cost of sinking of deep bore irrigation wells and open irrigation wells for irrigating the lands of Girijans in Gopainagar, Regadichelika and Racherlapadu (Village) in Kodavalur Mandal of Nellore District; and

(b) when will the said works be started and completed?

A- (a) Ground Water Surveys were conducted by the field officers of Nellore Division for taking up of deep bore-wells to irrigate sapota gardens raised under Social Forestry by the Girijans of Gopalanagar and Regadichelika (Village in Kodavalur Mandal). Based on the ground water surveys, it was found that neither deep bore-wells nor filter points are feasible for these lands due to salinity and non-availability of aquifer zones. The field proposed for irrigation in Racherlapadu Village is adjacent to the lands of Regadichelika and Gopalanagar. Irrigation facilities will be extended to the lands of Regadichelika beneficiaries also from the Lift Irrigation Schemes being taken up in this area.

(b) Does not arise.

DERECOGNITION OF BENTHO-ORIYA COMMUNITY

168-

6149-Q- Sarvasri Ch. Vidyasagar Rao, Baddam Bal Reddy and V. Jayapal:- Will the Minister for Tribal Welfare be pleased to state:

(a) whether Government have issued any orders de-recognising "Bentho-Oriya" Girijans in Srikakulam District as Scheduled Tribe; and

(b) if so, the reasons therefor?

A- (a) No, Sir.

(b) Does not arise. However, Government is examining the need for issuing guidelines to assist the competent authorities in issuing 'Bentho-Oriya' community certificates in Srikakulam District in consultation with the Director of Tribal Welfare.

B.T. ROADS

169-

5706-Q- Sri T. Rajeswar Rao:- Will the Minister for Roads and Buildings be pleased to state:
(a) whether it is a fact that the B.T. Roads laid by Hot-Mix Process System is better than ordinary Cold-Mix Process; and

(b) if so, whether the Roads and Buildings Department follow the rule of laying B.T. Roads only by means of Hot-Mix Plants wherever available?

A- (a) Yes, Sir.

(b) Yes, Sir. The roads laid by Hot-Mix Process are more durable and will have longer life when compared to the roads laid by Cold-Mix Process.

Funds for compound walls for hostel buildings

170-

3149-Q Sri P. Shanker Rao:- Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that funds were not earmarked for the construction of compound walls for hostel buildings in the State; and

(b) if so, whether there is any proposal to provide funds for the said purpose?

A- (a) The estimates for Hostel Buildings for Girls include the compound wall. For boys hostels the estimates do not include provision for construction of compound walls.

(b) Funds are being provided for construction of compound walls in respect of girls hostels only.

Rate for sugarcane

171-

5799-Q Sri Chikkala Ramachandra Rao:- Will the Minister for Sugar Industries be pleased to state:

(a) whether the Government are in receipt of any resolution passed in the "State All Party Sugarcane Growers Association" meeting held at Vijayawada on 27-10-1991 requesting the Government to fix a rate of Rs. 340/- per ton of sugarcane which gives 83¾% recovery; and

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

A- (a) No, Sir.

(b) Does not arise. However the State Government has fixed the State Advised Cane Price as Rs. 295/- per M.T. linked for a recovery of 8.5%.
REGULARISATION OF IMPROPER CONSTRUCTIONS

172-

2683-Q- Sarvasri Baddam Bal Reddy, T. Rajeswara Rao, V. Jayapal and R. Ravindranath Reddy:— Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government are aware of the fact that the Tax Inspectors of Municipal Corporation of Hyderabad are illegally regularising improper construction by issuing bogus house numbers;

(b) whether House Nos. 1-8-506/56/1 to 1-8-506/56/43, 1-8-506/54/1 to 1-8-506/54/9, 1-8-506/52/1 and 1-10-34/A/7 in Begumpet Area were found to be bogus; and

(c) whether some Municipal Authorities in Municipal Corporation of Hyderabad are issuing Slum Certificates in Non-Slum Areas so as to protect illegal and improper construction?

A— (a) No, Sir.

(b) 47 Assessments for House Nos. 1-8-506/56/1 to 1-8-506/56/43, 1-8-506/54/1 to 1-8-506/54/9, 1-8-506/52/1 and 1-10-34/A/7 were signed by the then (Retired) Additional Commissioner, Municipal Corporation of Hyderabad, Secunderabad Division and issued without any entry in the Assessment Register. The Tax Inspector who is responsible for this has surrendered all relevant papers with regard to (40) assessment notices. An enquiry has been ordered in the matter and action is being taken against the Tax Inspector.

(c) No, Sir. Slum Certificates are being issued only in respect of Notified Slums by the Project Officers of Urban Community Development.

TERMINATION OF SERVICES OF CERTAIN N.M.Rs. OF SRI SATYANARAYANA SWAMY TEMPLE

173-

5741-Q- Sri Chikkala Ramachandra Rao:— Will the Minister for Endowments be pleased to state:

(a) whether the services of N.M.Rs. working in Sri Satyanarayana Swamyvari Devasthanam, Annavaram of East Godavari District are going to be terminated to effect economy in expenditure of the said Temple;

(b) if so, the steps taken to check the same; and

(c) whether any complaints have been received regarding the irregularities committed in the matter of promotions of the staff of the said temple; if so, the action taken thereon?

A— (a) Yes, Sir. The services of 169 N.M.Rs. were terminated with effect from 24-9-1990 to effect economy in expenditure.
(b) The matters are subjudice as 126 of these N.M.Rs. have filed W.Ps. in the High Court.
(c) No, Sir.

HERIDITARY NAYEE BRAHMINOS OF T.T.D.

5766 Q- Sri Chikkala Ramachandra Rao:- Will the Minister for Endowments be pleased to state:
(a) whether it is a fact that the High Court has delivered a Judgement to make the hereditary Nayee Brahmins permanent who are working on consolidated pay as per the agreement in Tirumala Tirupati Devasthanams; and
(b) whether the judgement of the High Court is being implemented?
A- (a) Yes, Sir.
(b) Yes, Sir.

EMBEZZLEMENT OF FUNDS BY SOME SARPANCHES

5615- Q- Sarvasri G. Yadagiri Reddy, P. Nageswara Rao, D. Chinamallaiah, V. Narayana Rao, K. Biksham, C. Vittal Reddy and Md. Rajab Ali:- Will the Minister for Panchayati Raj be pleased to state:
(a) whether it is a fact that the Sarpanches of Jinnaram, Navabpeta and Siripuram Villages in Jinnaram, Sivampet and Hathiur Mandal respectively of Medak District, who have been removed from Office by the District Collector of embezzlement of Panchayat Funds are still continuing in the Office; and
(b) if so, the reasons therefor?
A- (a) Yes, Sir. However in respect of Sarpanch, Navabpeta orders were issued on 6-3-1992 dismissing the Revision Petition and vacating the stay orders earlier; and
(b) The Sarpanch of Jinnaram and Siripuram were removed by the District Collector (PW), Medak and on the appeals filed by them before Government under Section 50 (4) of the Act, Government have stayed the orders of the Collector, pending disposal of their appeals. The appeal of Sarpanch, Jinnaram was heard on 18-11-1991 and the appeal of Sarpanch, Siripuram was heard on 28-11-1991 and on the pleadings of the Sarpanches that they have executed the works which was not verified by the Collector, while issuing the removal orders, the District Panchayat Officer, Medak and the Deputy Executive Engineer (Panchayati Raj) concerned have been directed to inspect the works which are said to have been executed by
them and to report the valuation of each work executed. The report is awaited and soon on its receipt, further orders on the appeal petition of Sarpanch, Jinnaram and Siripuram Panchayats will be passed.

In regard to Nawabpetta Gram Panchayat, the Revision Petition filed by the Sarpanch aggrieved by the orders of Collector (PW), Medak has been dismissed after hearing the matter on 21-2-1992 and orders have been issued in G.O.Rt.No. 302, dt. 6-3-1992 duly vacating the stay orders dt. 6-7-1990 issued by Government.

WORLD BANK AID FOR IMPROVEMENT OF RURAL ROADS

176-

5987-Q- Sri K.R. Suresh Reddy:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that World Bank Aid is being sought for improvement of Rural Roads; and

(b) if so, the quantum of aid sought and the number of roads identified for the said Programme?

A- (a) Yes, Sir.

(b) Not yet finalised since the project report is still under preparation.

ALLOTMENT OF LAND IN PAMPA RESERVOIR

177-

1699(J)-Q- Sri Y. Ramakrishnudu:— Will the Minister for Medium Irrigation be pleased to state:

(a) whether it is a fact that some portion of land in Pampa Reservoir situated in Annavaram, East Godavari District, is proposed to be given to the Public; and

(b) if so, the reasons therefor?

A- (a) No, Sir. There is no such proposals.

(b) Does not arise.

REPAIRS TO PEDABAPANNA DORA CHERUVU

178-

1707(K)-Q- Sarvasri B. Appanna Dora, J. Rammohan Rao, A.C.Y. Reddy and F. subhashchandra Bose:— Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that an amount of Rs. 80 lakhs was sanctioned for the repairs of Pedabapanna Dora Cheruvu in East Godavari District in the month of January, 1990;
(b) if so, the reasons for the delay in commencing the said repairs; and

(c) the action taken to take up the said works in the month of April keeping in view the onset of monsoon?

A- (a) Yes, Sir, an estimate was sanctioned for Rs. 78,856 lakhs in 2/90.

(b) Tenders for the work were called for and received by the Superintending Engineer, Irrigation Circle, Dowla Iswaran on 15-5-1990. The tenders have been finalised and the work is under execution.

(c) The work is under execution.

IRRIGATION PROJECT NEAR TALAKONA MOUNTAIN AREA

179-

1844-Q- Sarvasri M. Omkar, P. Nageswara Rao, C. Vittal Reddy and N. Raghava Reddy:- Will the Minister for Minor Irrigation be pleased to state:

The stage at which the matter relating to the sanction of Irrigation Project near Talakona Mountain Area of Yerravari Palem in Chittoor District stands at present?

A- Detailed investigation of the scheme has been taken up and estimate is also prepared for Rs. 39.37 lakhs as per S.S.R. 1988-89. But due to some changes, this estimate is under modification. Soon after receipt of the Forest clearance from Govt. of India, the scheme can be taken up, as there is Reserved Forest involvement under this scheme to an extent of 9.50 Hectares.

KADAGANDI RESERVOIR

180-

5300-Q- Sarvasri P. Indra Reddy, T. Seetharam and K. Kala Venkata Rao:- Will the Minister for Minor Irrigation be pleased to state:

(a) the stage at which the construction of Kadagandi Reservoir in Sarubujjili (M) of Srikakulam District stands at present; and

(b) the time by which it will be completed?

A- (a) The construction of Kadagandi Reservoir near Jambada (v) in Sarubujjili (M) of Srikakulam District has not yet been taken up.

(b) The estimates prepared for formation of the Reservoir amounting to Rs. 73.44 lakhs to Irrigate 200 Ha. of Paddy and 35 Ha. of I.D. in Kharif season and 35 Ha. of Bajra in Rabi season, is under examination in consultation with Revenue

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Department. The work will be taken up after administrative approval is accorded.

RESERVOIR ACROSS HALLA RIVER

181-

5599-Q- Sarvasri P. Nageswara Rao, G. Yadgiri Reddy, Mohd. Rajab Ali, V. Narayana Rao, K. Biksham and M.B. Chowhan:- Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that "Hlia Tank" has been constructed in 1978 for supply of water to the agriculture lands in Gundrampalli Village area in Nalgonda District;

(b) if so, the expenditure incurred therefor and the extent of land originally proposed to be irrigated under the tank;

(c) whether the entire land originally proposed is supplied water; and

(d) if not, the reasons therefor?

A- (a) The formation of a reservoir across Halia River near Yepur (Vg.) was taken up in 2/79 and it was completed in 1986.

(b) The expenditure incurred is Rs. 50.10 lakhs. The extent of land originally proposed under the source is as below:

1. Ayacut of Gundrampally (Vg.) 200 Acres
2. Ayacut under Yepur (Vg.) 200 Acres

400 Acres

(c) & (d) After completion of the reservoir the tank had received water, but due to heavy seepage in the foundation the water was depleted within two months. An estimate for strengthening the bund and providing B.C. cut off trench along the front toe of the bund in the bed from Ch. 28.00 to Ch. 34.00 was sanctioned during 1990 to arrest the seepage from the gorge portion of the bund. The work has been carried-out partially and seepage was arrested to some extent. There is a balance of work yet to be completed. As on date no ayacut has been developed under the source, on account of the aforesaid technical problems.

MUNNERU MINOR IRRIGATION PROJECT

182-

5909-Q- Sri C. Narsi Reddy:- Will the Minister for Minor Irrigation be pleased to state:
(a) whether it is a fact that survey has been made for Munneru Minor Irrigation Project in Khammam District near Mulkanur Village of Garla Mandal;

(b) if so, the estimated cost of the project and the area expected to be irrigated; and

(c) the time by which the project is likely to be started?

A- (a) In G.O. Ms.No. 238, Irr. & CAD. Department, dated 30-6-88, permission was accorded for taking up investigations of Munneru Reservoir Scheme. Detailed investigations are taken up and nearing completion.

(b) The estimated cost of the scheme was Rs. 21.02 crores based on 1987-88 SSR. The ayacut proposed to be benefitted under the project is 23,984 acres.

(c) The project report will be finalised shortly and can be taken up for execution after obtaining clearance from Central Water Commission, Govt. of India.

REPRESENTATION REGARDING ALLOTMENT OF PATTA LANDS

183-

2302-Q- Sarvasri R. Ravindranath Reddy, Baddam Bal Reddy, Ch. Vidyasagar Rao, V. Jayapal and T. Rajeshwar Rao:- Will the Minister for Revenue be pleased to state:

(a) whether the Chief Minister received a representation dated 2-5-1990 from Sri B. Venkatesham, Smt. Eramma, Smt. Susheela, Sri Narasimha and Smt. Laxmamma stating that their fathers received pattas in 1952 to an extent of 34 acres 14 guntas in Sy. No. 8 Choulla Ramangaram Village, Nalgonda District which was subsequently occupied by Sarpanches and Landlords;

(b) whether the Joint Secretary, Chief Minister's Cell, General Administration Department forwarded their earlier representations to the Collector, Nalgonda in their D.O. letter Nos. 7741/CM's Cell. III/Al/88-1, dated 29-9-1988, Memo. No. 5785/CM's Cell. III/Al/89-1, dated 28-3-1989 and 1857/CM's Cell. III/A/89-1, dated 2-5-89; and

(c) if so, the action taken thereon?

A- (a) Yes, Sir.

(b) Yes, Sir.

(c) The lands under dispute are private patta lands. The Petitioners have to approach a Civil Court and they were advised accordingly.
FORCING THE RESIDENTS OF N.T.R. NAGAR TO VACATE THE LANDS BY LAND GRABBERS

134-

4417-♂ Sarvasri G. Muddukrishnama Naidu, N. Chandrababu Naidu, S. Venugopalachary, B. Gopala Krishna Reddy and Y. Rama Krishnudu:— Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the land grabbers are forcing the poor people to vacate the lands living in N.T.R. Nagar for the past ten years;

(b) whether it is a fact that the Sy. No. 9/1 of N.T.R. Nagar (Saroornagar), R.R. District belongs to Government;

(c) whether it is also a fact that the hut dwellers of N.T.R. Nagar went in a procession to Secretariat on 4-2-1991 gave a representation to C.M.; and

(d) if so, the action taken thereon?

A- (a) Yes, Sir. There are six land grabbers who (LGC No. 1/88) are claiming the land in Sy.No. 9/1, Saroornagar as their own. They have filed suits and counter suits against one another in various Courts and at present the following cases are pending in Special Court and High Court:

(i) Special Court (Land Grabbing):

1. L.G.C. No. 1/88
2. L.G.C. No. 20/88
3. L.G.C. No. 38/88
4. L.G.C. No. 102/88
5. T.O.P. No. 39/89

(O.S. No. 377/84 pending in District Court. Subsequently transferred to Special Court and dealt along with L.G.C. No. 1/88 in Special Court).

(ii) High Court:

1. W.P. No. 2449/88 filed by Sri P.V. Hanumantha Rao
2. W.P. No. 7520/88 filed by Sri P.V. Hanumantha Rao

(b) Yes, Sir. As per the Revenue Records, the land in Sy. No. 9/1, Saroornagar Village, Saroornagar Mandal, Ranga Reddy District is a Government Land.

(c) No, Sir.

(d) Does not arise.

FIRE ACCIDENTS IN THE STATE

5444-♂ Sarvasri Mohd. Rajab Ali, D. Chinamallaiah and G. Yadagiri Reddy:— Will the Minister for Revenue be pleased to state:
for the number of fire accidents occurred from 1-1-1989 till 30-6-1991 in the State and the number of persons affected in the said accidents together with the assistance rendered by Government to them?

A- From 1-1-1989 to 30-6-1991, a total number of 43,762 fire accidents were occurred in the State. 95,392 persons were affected. State Government rendered both financial and other relief assistance to the fire victims to a tune of Rs. 4,72,11,485.00 as per the norms.

PRIMAR Y HEALTH CENTRE AT VISVANADHAPALLI

5545-Q Sarvasri S. Satyanarayana Rao:- Will the Minister for Medical and Health be pleased to state:

(a) whether there is any proposal to sanction Primary Health Centre for the village of Visvanadhapalli, Kothapalem in Koduru Mandal in Krishna District; and

(b) if so, the time by which it will be sanctioned?

A- (a) There is no proposal to establish a Primary Health Centre at Viswanadhapalli, Kothapalem Village in Koduru Mandal of Krishna District.

(b) Does not arise.

BLOOD BANKS IN DISTRICT HEADQUARTERS HOSPITALS

6060-Q Sri G. Nagi Reddy:- Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that Government has decided to open Blood Banks in all District Headquarters Hospitals; and

(b) if so, whether the Government seek assistance from World Health Organisation in this regard?

A- (a) Out of 17 District Headquarters Hospitals, there are Blood Banks sanctioned for 15 of them and these are functioning satisfactorily. The Blood Banks have to be sanctioned to the District Hospitals at Adilabad and Vijayanagaram.

(b) The Blood Bank facility for District Headquarters Hospital, Adilabad and Vijayanagaram will be considered under the Project for Development of Secondary Level Hospitals with World Bank funding.

IMPORT OF EQUIPMENT FROM JAPAN IN NIZAM'S INSTITUTE OF MEDICAL SCIENCES

6123-Q Sri G. Nagi Reddy:- Will the Minister for Medical and Health be pleased to state:
(a) whether it is a fact that Nizam's Institute of Medical Sciences is importing equipment from Japan to study cases of epilepsy and insomnia, if so, the cost of the equipment; and

(b) the source from which the cost of the equipment is met?

A- (a) Yes, Sir. Nizam's Institute of Medical Sciences has imported Nihon Kohden Neurofax EEG 4412K 21+2 channel EEG with CRT display and Nihon Kohden Polygraph at a cost of $66,600 equivalent to Rs. 17.50 lakhs.

(b) The cost of the equipment has been met from the income generated by Nizam's Institute of Medical Sciences.

DRUG CONTROL OFFICE AT VISAKHAPATNAM

189-

6422-Q- Sri G. Nagi Reddy:— Will the Minister for Medical and Health be pleased to state:

(a) whether the Government proposed to set-up Drug Control Office at Visakhapatnam and also in Rayalaseema Area; and

(b) if so, when?

A- (a) There is no proposal for creation of Regional Drug Office at Visakhapatnam during 1992-93. A Region Office is already existing in Cuddapah for Rayalaseema Area.

(b) Does not arise.

MINERAL WEALTH IN RAYALASEEMA

190-

1146-Q- Sarvasri N. Chandra Babu Naidu and G. Nagi Reddy:— Will the Minister for Mines and Geology be pleased to state:

(a) whether it is a fact that mineral wealth is available abundantly in Rayalaseema;

(b) the names of minerals through which the Government is getting excess royalty;

(c) whether it is a fact that the barytes required by the Oil and Natural Gas Commission is being supplied from Rayalaseema; and

(d) if so, whether the Government are going to request the Oil and Natural Gas Commission to lay gas pipeline from Bombay-Hi to Guntakal?

A- (a) Yes, Sir.

(b) The Government is getting more royalty on barytes and limestone from Rayalaseema Region.
(c) Yes, Sir.

(d) The Oil and Natural Gas Commission and the Gas Authority of India, who were addressed have reported that they have no proposal in this regard.

VACANT POSTS OF TEACHERS IN GOVERNMENT SCHOOLS

There are only 2743 vacant posts in Government Institutions under all the District Educational offices in the State. Out of them 803 are School Assistants posts and 1940 are Secondary Grade Basic Trained Teachers.

(b) Director of School Education has issued proceedings to all the District Educational Officers to fill up the vacant posts of Secondary Grade Basic Trained Teachers. Estimates of vacancies of School Assistant posts have been notified to Andhra Pradesh Public Service Commission. The Andhra Pradesh Public Service Commission has already conducted written test and they are taking action to finalise the list.

Mr. Speaker:- I am to announce to the House that Shri V. Hanumantha Rao, an Elected Member of the Andhra Pradesh Legislative Assembly from Constituency 207 - Himayatnagar, has resigned his seat for A.P. Legislative Assembly with effect from the Afternoon of 28th March, 1992.

Mr. Speaker:- I have to inform to the House that I have received a letter from the Governor of Andhra Pradesh addressed to me:-

Dear Shri Sreepada Rao,

I am glad to learn from your letter dated: 28-3-1992, that the Members of the Andhra Pradesh Legislative Assembly
passed a Resolution, thanking me for my address to the House on 16th March, 1992.

I am extremely grateful for the House for the Resolution.
Fence is eating grass. "

(Notes)

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(Notes)
you, nor Shri. Nallapareddy Sreenivasulu Reddy were the eye-witnesses for the incidence. You have got the information and accordingly you made your mention in the House. Let the Government take note of it. Let the Government take note of, and they will react in their own way. You cannot expect any discussion further. The Government will react in its own manner.

Mr. Vidyasagar Rao, you are a Floor Leader and you know the Rules very well. You cannot expect the replies in the Zero Hour. It is only for you to mention and wait.

(Interruptions)

You have heard from one side only.

Mr. Deputy Speaker:— You leave it there. You cannot go on for a discussion here. The concerned Minister is not here. The concerned Minister will be informed by nothing by other Ministers, from the Government side. On behalf of the Government, any Minister will reply, if it is needed at an appropriate time. You are not an eye-witness there- you are representing here only as a hear-say.
But-Sir, he (The Municipal Admn., Minister) is an eye-witness.....

Mr. Deputy Speaker:-You are not an eye-witness.....

Sri M. Narasimha Reddy:- Sir, let me explain him. I am not a direct witness or an eye-witness and even earlier to that also I was not there.

When I was staying at the R & B Guest House, they have come for submitting a memorandum to him. Again they have come to me and at that time just I was standing there.

Sri Ch. Vidyasagar Rao:- Allright Sir, (indicating to Sri M. Narasimha Reddy, Minister) you are not an eye-witness. ed&ra, 3o&D^e);$3 Mo edf^oiSRj- && a M3& 6o%%o gyn* &r&

Sri M. Narasimha Reddy:- When we were in R & B. Guest House, they came to submit a memorandum. they have submitted the same I think. Then, again they have come to me saying, e3 R3*n*a) S^^, e^& X&, eo$ S6&) ^o&^b 3o^o*^rrdb 3<3b 3^5^ ^S^o sSy^^b- At that time only, just I was standing there.

Sri Ch. Vidyasagar Rao:- Sir, how can I leave it there. How a Minister chases and beats the workers Sir?
Sri P. Ramachandra Reddy:— Sir, Will you permit me for a minute? There is a personal allegation on a particular Member of this House, who happens to be a Minister. He has got to reply against the allegation levelled against him. Prior to make such an allegation, he has to give a notice. Without notice and permission, he has made an allegation. Similarly, tomorrow he may make another allegation on somebody else. What I respectfully submit to you is—let us hear him also, but the concerned Minister is not available here. Let him come or we will pass on the note to him. So, leave the matter there.

Sri Ch. Vidyasagar Rao:— How can it be left Sir?

Mr. Deputy Speaker:— As a matter of fact, I have allowed you to mention in the Zero Hour, but you have made a statement and it is upto the Government. Your purpose is over. Leave it there.

(Interruptions)

Mr. Deputy Speaker:— Leave it there.

(Bell)

Sri Nallapareddy Srinivasul Reddy:— Sir, Point of Order please.

Mr. Deputy Speaker:— I have to allow others also for their mention. Please leave it there.

Sri Nallapareddy Srinivasul Reddy:— Sir, Point of Order please.
It is not a personal allegation against Mr. Paladugu Venkat Rao. It is an allegation against the Minister while discharging his duties. While discharging his duties, he just chased and beaten the workers of B.J.P. and differs their ideology.

(Interruptions)

He just chased and beaten the workers of B.J.P. and differs their ideology.

(a part of Government's duty)

a part of Government's duty. So, it is definitely a personal allegation - since it is a personal allegation, in fact, you should have given a notice - but you made it without a notice. It is a personal allegation. That is my decision. It is a personal allegation.

You made an allegation and it is for the Government to reply.

I am demanding the Government and the Home Minister to take action against him. Let the matter be replied. It is a fact Sir. It is a moral turpitude.

Sri Baddam Balreddy: Sir,.....
Mr. Deputy Speaker:- Mr. Balreddy, Your leader is quite capable of and capable enough to argue. Your support is not needed to your leader. You please resume your seat.

Sr. Ch. Vidyasagar Rao:- When an offence is committed and it is reported in the papers, it is the duty of the Government to say.

Mr. Deputy Speaker:- For each and every report the Government is not supposed to be ready with the reply. Only for motions and discussions, Government will reply. I have given you more than ample opportunity.

(Interruption)

Please resume your seats. You cannot insist like that. It is a single incident and for that the concerned Member, who is also a Minister, is entitled to reply. Let us wait for that.

Sr. Ch. Vidyasagar Rao:- Let him take note of it.

Mr. Deputy Speaker:- All the Ministers have taken note of it. they have not only taken note of it, but two Ministers have reacted to it.

Sr. Ch. Vidyasagar Rao:- Sir, you can direct the Home Minister to give a reply.

Mr. Deputy Speaker:- Your allegations were noted by all the Ministers and two Ministers have also responded. There is no question of further direction.
Sri Ch. Vidyasagar Rao:— The Home Minister has not responded.

Mr. Deputy Speaker:— At the appropriate time he will respond. Now Mr. Nageshwar Rao.

Sri Ch. Vidyasagar Rao:— అవిచితంగా మార్గం దేద్దాం పాలకానికి అంచనలు —

(అధికారం)

మార్గం నిష్టగా నేటి ఇది:— ఇంత చేసాయి వైటీరక్షక నిష్టగా. కప్పలు కూడా నిశాచరికి నిల్చాయి. సేన మండా భారి నిశాచరి చేసాయి దిరుడు……

ఇది ఇస్తా లిపికి నిష్టగా:— ఇది అంచనలు అంచనలు బాగా కాపాడాయి. నా నిష్టగా.

ఇది నిష్టగా:— అవిచితంగా మార్గం దేద్దాం పాలకానికి అంచనలు — అవిచితంగా మార్గం దేద్దాం పాలకానికి అంచనలు —

(అధికారం)

Mr. Deputy Speaker:— Please allow him to speak. You have already wasted enough time.

Sri Ch. Vidyasagar Rao:— Sir, unnecessarily you are taking it on you.

Mr. Deputy Speaker:— I have given you more than enough opportunity. I request you not to misuse my indulgence.

(Interruptions)

I have not permitted you. You are creating disorder in the House. Please resume your seat. It is not proper.

Sri Ch. Vidyasagar Rao:— We have got our own ways.

Mr. Deputy Speaker:— You have got so many ways. You use them. This way, you have used it abundantly. You cannot further use it. Now, Mr. Nageshwar Rao.
Sri Ch. Vidyasagar Rao:- Sir, let the Home Minister reply.

Mr. Deputy Speaker:- Under what rule I can compel him to reply. Rules won't enjoin him to reply. According to the decisions of BAC also he need not reply. According to the conventions of the House also he need not reply. Under what rule you are pressing me to direct him to reply? I am constrained to observe that it is disorder. He has taken note of it.

Sri Ch. Vidyasagar Rao:- It is very bad on his part. He is taking it very lightly.

Mr. Deputy Speaker:- I don't allow any further discussion.

(Interruption)

You are unnecessarily wasting the time of the House behaving in a disorderly manner. You are a Senior Member. I have got respect for you. You are misusing my indulgence. Your behaviour is unruly. Please resume your seat. You cannot get reply.

Sri Baddam Bal Reddy:- Reply, Sir.

Mr. Deputy Speaker:- I won't direct him to reply. You are not entitled to reply.

Sri Baddam Bal Reddy:- Sir, Sir.....

Mr. Deputy Speaker:- Whatever you speak will not go on record. If you continue to waste time like that, I am forced to take further action against you. Whatever he speaks will not go on record. Valuable time is being wasted.

(Interruption)

You are plunging the House into disorder. We have to discuss number of valuable subjects. Are we not wasting time and doing injustice to them? You are wasting the valuable time unnecessarily.

Sri Ch. Vidyasagar Rao:- Let him take cognizance of the report.
Mr. Deputy Speaker: - Your demand is wholly unjustifiable.

(Interruption)

You are behaving in a disorderly manner. I am sorry to observe.

Sri Ch. Vidyasagar Rao: - We are prepared to receive any reply in a sportive manner.

Mr. Deputy Speaker: - I have given ample opportunity. You are demanding something more than the Rules.

Sri P. Ramachandra Reddy: - Why are you stalling the proceedings? You have brought to the notice of the House. In every case the arguments of the other side has to be heard.

Mr. Deputy Speaker: - If you stall like this, you will be responsible to the public.

Mr. Deputy Speaker: - Without notice, without giving the other side an opportunity, I have allowed you to make such a wild allegation which you have not seen but only heard. Still you are not satisfied.
Suddenly you have raised the issue.

Sri Ch. Vidyasagar Rao:— As a criminal he has done it.

Sri T. Rajeshwar Rao:— It is the duty of the Home Minister to give reply.

It is a part of the Government duty. I will find out.

Sri Ch. Vidyasagar Rao:— Sir, we want the reply.

Mr. Deputy Speaker:— Whatever it is, you have taken much time of this August House.

Sri Ch. Vidyasagar Rao:— We want to know whether the police has taken cognizance of it or not.

Mr. Deputy Speaker:— You cannot get it now.

Sri Ch. Vidyasagar Rao:— Sir, we want reply.

Mr. Deputy Speaker:— Step by step you are increasing the demands which are unwarranted here.
Mr. Deputy Speaker:- It may kindly be noted. You may convey it to the Agriculture Minister and the Chief Minister.

Mr. Deputy Speaker:- It may kindly be noted. You may convey it to the Agriculture Minister and the Chief Minister.
30 March, 1992

We will see.
Expunged as ordered by the Chair.
Mr. Deputy Speaker:— Let them take their own time and tell at the appropriate time.
Mr. Deputy Speaker:- The concerned Minister against whom you made the allegation is not here.

('No', 'No' from the Hon'ble Members of TDP and Sri M. Narasimhulu)

Sri T. Penchalaiah:- We want justice. We want justice. Let us discuss it. Let us discuss it.

(At this juncture, The Hon'ble Members from TDP were sitting in the well of the House)

I gave him an opportunity. Without using that opportunity, you are unnecessarily making ***. That means you have no substance. You have got only a motive to fight. Motive to stop the functioning of the House. Motive to make hubub. Motive to create disorder here. I have given opportunity to Sri T. Penchalaiah. He does not avail that opportunity. You all got up to create disorderly scene here. You want to stall the House and bring disorder in the House. It is an undignified and indecent term. You are not a party to it. You have no personal knowledge of it.

('No', 'No' from the Hon'ble Members of TDP and Sri M. Narasimhulu)

Expunged as ordered by the Chair.
Mr. Deputy Speaker:- It is only a hear say and a press report. Let it come. Let it come in due course. It will be considered whether to allow it to be on record or not only when there is an authenticated report. There should be authenticated proof. Otherwise, I cannot allow it to go on record.

Sri K. Vidyadhara Rao:- Sir, I am on a point of order.

Mr. Deputy Speaker:- How can I allow point of order without authenticated proof?

Mr. Deputy Speaker:- If you are really intended to mention it, I have no objection. It seems that you are not intended to really mention. But, you are interested in creating disorderly scene and just to throw scandal.

Sri K. Vidyadhara Rao:- Sir, I am on a point of order.

Mr. Deputy Speaker:- The House is not in order. How can I allow your point of order? There cannot be any point of order when the House is not in order. Let your Members come to order and then I will consider your point of order. Let your Members please cease from creating disorder. Let the House come to order first. Then, I will consider your point
of order. You please co-operate for that and then you raise your point of order. But, you are not co-operating with me. Your Members are creating disorder. Let the House come to order first.

Sri K. Vidyadhara Rao:- Sir, allow me to raise my point of order.

Mr. Deputy Speaker:- You please co-operate with me to bring the House to order. How can I give you opportunity for raising point of order when the House has not come to order?

Sri 2. Yalamarthi R.- 'I am not co-operating with you.

Mr. Deputy Speaker:- You please co-operate with me to bring the House to order. How can I give you opportunity for raising point of order when the House has not come to order? All right. I withdraw the term ***. But shouting by 50 Members at a time is most undignified, indecent and disorderly.

Mr. Deputy Speaker:- She wants to explain. First let us hear. you please go to your seats. You do not stand on a particular demand. You go on levelling charges. You go on trying to get prior chance. She is prepared to speak now.

Sri 2. Naik:- I withdraw the term ***.

Mr. Deputy Speaker:- She is prepared to speak now. She is prepared to speak now.

J. No. 59-10

*** Expunged as ordered by the Chair.
Mr. Deputy Speaker:- No. She is the best person to explain and to clear the doubts. She has got up. She is the best person to clear the situation. Let her speak, please.

Sri Ch. Vidyasagar Rao:- It is a very serious issue and he must be called to the House to clarify things.

*** Expunged as ordered by the Chair.***
still interested in getting it enquired and taking necessary action, if it is true. She is also interested.

She is also interested in getting it enquired and taking necessary action, if it is true. She is also interested.

She is also interested in getting it enquired and taking necessary action, if it is true. She is also interested.

Still she is not satisfied. It is a very serious issue. He ought to have been arrested long back under the Untouchability Act.
Mr. Deputy Speaker: Mr. Vidyadhara Rao Garu, as against the statement of Mr. Divakara Reddy you have no other authenticated proof.

Mr. Deputy Speaker: There ends the matter. You have no other proof. When there is no proof, you have to believe him when he has made a statement. Hon’ble Chief Minister Garu....
Mr. Deputy Speaker:— The House is adjourned to meet again after ten minutes.

(The House then adjourned at 11.52 A.M.)

Mr. Speaker:— All the papers that are intended to be laid and placed on the Table of the House are deemed to have been laid and placed on the Table of the House.

1. REPORT OF THE COMMISSION OF INQUIRY ON THE DETENTION OF SRI K. VENKATARAMANA, ADVOCATE:

A Copy of the Report of the Commission of Inquiry in the matter of the arrest and detention in Police custody of Sri K. Venkataramana, Advocate by the Chilakaluripet Police on 27-8-1987, together with the memorandum of action taken there­on, as required under sub-section (4) of Section 3 of the commissions of Inquiry Act, 1952.

2. 13TH ANNUAL REPORT AND ACCOUNTS OF LIDCAP FOR THE YEAR 1985-86:

A copy of 13th Annual Report and Accounts of LIDCAP for the year 1985-86 in compliance with Section 619-A(3) of the Companies Act, 1956.

3. COPIES OF G.Os REQUIRED TO BE TABLED UNDER ARTICLE 320 (5) OF THE CONSTITUTION OF INDIA:

4. REGULATIONS PROVIDING FOR PRINCIPLES GOVERNING THE FIXATION OF TARIFFS TO PERSONS OTHER THAN LICENCES UNDER ELECTRICITY SUPPLY ACT, 1948:

A Copy of Regulations providing for principles governing the fixation of Tariffs to persons other than Licencees issued in B.P.Ms.No. (OPN. COMML) 211, dt. 22-9-1990, as required under Section 79(A) of Electricity (Supply) Act, 1948.

5. COPIES OF G.Os UNDER A.P. PAYMENT OF SALARIES AND PENSION AND REMOVAL OF DISQUALIFICATIONS ACT, 1953:


6. ANNUAL REPORT ON THE WORKING OF THE A.P. FOREST DEVELOPMENT CORPORATION LTD., FOR THE YEAR 1987-88:


7. NOTIFICATIONS UNDER SECTION 6 OF THE A.P. RELIEF UNDERTAKINGS (SPECIAL PROVISION) ACT, 1971:


8. REPORT OF THE COMPTROLLER & AUDITOR GENERAL OF INDIA FOR THE YEAR ENDED 31-3-1990, NO. 2 (CIVIL), FINANCE ACCOUNTS FOR 1989-90 & APPROPRIATION ACCOUNTS FOR 89-90:

Copies of Report of the Comptroller & Auditor General of India for the year ended 31st March, 1990, Govt. of Andhra Pradesh No. 2 (Civil), Finance Accounts for 1989-90 and
Appropriation Accounts for 1989-90, as required under Clause (2) of Article 151 of the Constitution of India.

Mr. Speaker:- Mr. K. Rosaiah (Health Minister) will move the motion on behalf of the Chief Minister.

Sri K. Rosaiah (Health Minister):- Sir, on behalf of Hon'ble Chief Minister, I beg to move for leave to introduce:

(1) The Andhra Pradesh Departmental Inquiries (Enforcement of Attendance of Witness and Production of Documents) Bill, 1992;

(2) The Andhra Pradesh Civil Services (Disciplinary Proceedings Tribunal) (Amendment) Bill, 1992; and


Mr. Speaker:- The question is leave to be granted to introduce:

(1) The Andhra Pradesh Departmental Inquiries (Enforcement of Attendance of Witnesses and Production of Documents) Bill, 1992;


The motion was adopted and the Bills were introduced.
*** Expunged as ordered by the Chair.

J. No. 59-11
492 30 అక్టోబర్, 1992 నుండి ఫిబ్రవరి 30 వరకు ఎప్పుడు చేసాడు: స్థాయిలో నౌకలు వంటి ప్రత్యేక నాణ్యాలను తప్పుతుంది ఆధారాన్ని సంచారించి, ఎంతప్పుతుంది.


(అధ్యాపకుడు)

ఇన్‌ని పిల్లడి: - జాతి నామం ఫిబ్రవరి 30 వరకు. 1983 నాటికి మే 10 వరకు జాతిసంఘాల చేసాడు. అతను జాతిసంఘాల సంఘరూర్పించాడు. చరిత్రలో నాటికి జాతి సంఘాల చేసాడు.

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We cannot run business like this.

Mr. Speaker:- You please take your seats. I have now to go to the next business.

(Interuptions)

Mr. Speaker:- Please take your seats.

(Adjournment)
Mr. Speaker:- Unless I give permission, nobody can speak.

(Interruptions)

Mr. Speaker:- Let her complete.

(Interruptions)
Mr. Speaker:—No. It is not good at all. No point of order.

(Interruptions)

Mr. Speaker:—I am not allowing..... Nothing will go into records.
Mr. Speaker:- The subject is closed.

Mr. Speaker:- The matter is closed.

(Interruptions)
Mr. Speaker:- Under what Article and under what Rule can you say it? Have you got the rule first. Why do you raise unnecessarily all these things. You have raised the question of the rule first. Have you got the rule first. Why do you raise unnecessarily all these things.

Mr. Speaker:- Under what Article and under what Rule can you say it? Have you got the rule first. Why do you raise unnecessarily all these things.
Mr. Speaker:- You don't like the matter to be closed. Nobody likes it.

Mr. Speaker:- That is closed. We will go to calling attentions.....
Mr. Speaker:- What is this.

(Interruptions)

Sri P. Ashoka Gajapathi Raju:- Sine die is the prerogative of the House.

Mr. Speaker:- I know it.

Mr. Speaker:- You send all petitions.
500
30 అక్టోబర్ 1992

చెప్పించాం కావుండు ఎందుకు ఇతరం సాధారణం అంటే అప్పుడు రెండు సారం మరియు అంటే అప్పుడు రెండు సారం

cాటం లేదా అనే సాధారణతా నిర్ధారణ చేసినప్పుడు గౌరవం అత్యధికం మారుతుంది.

(ఇ) కరువులను పిలుకుకోవంటి సమయం నిర్ణయం

ఇది ఒక వ్యాఖ్యాత (సంశయానిక) -

అనేవారు, ఈ వద్ద మిగిలినది మామిడి. నాటికి మంచినిర్భరంగా, ఆమె ప్రత్యేకంగా భావిస్తున్నారా ఐదు ప్రామాణికమైన పాని

ఈ సమయంలో ఒక సారాంశం లభించింది.

1.00 'సారాంశం' లేదా మథమాటా సారాంశం ఎందుకని మెరుగా మారుతుంది. సారాంశం

ఒక వ్యక్తి లేదా సంఘాతి మొత్తం ఎందుకని మోత్తం మహాకర్త క్రిందితా నిచ్చించండి. సారాంశం

ఒక వ్యక్తి లేదా సంఘాతి ఎందుకని మోత్తం మహాకర్త క్రిందితా తేడాయి. 

ఇది ఒక సంశయానిక ఆదిశీలికను అమలా వచ్చి వచ్చింది.
Chairman:– If you want to raise anything against the Chief Minister, please give notice.

Chairman:– Please resume your seat. If it is once, it is alright. You are making it number of times. What is this?

Chairman:– Please resume your seat. I called Mr. Jeevan Reddy. Please co-operate with the Chair. Please resume your seat.
Chairman:- I have called the Opposition Leader. He has got every right to speak.

Sir (the Speaker):- The controversy is whether 60 acres of the land is part of the disputed land. Even according to the papers, it does not form part of 60 acres of the disputed land.
I asked him to send the report. I will submit it to the House.

Chairman:

I have asked the Collector to send a report. I will place it on the Table of the House. You can discuss on that; there is no problem.

Chairman:

I have not given permission to anybody. Nothing will go on record. Please resume your seat.
Sri K. Vidyadhara Rao:- This is certainly different.

Sri T. Jeevan Reddy:- This is also a special mention.

(Interruptions)

(Some T.D.P. Members have rushed to the podium)

Chairman:- I request you all, please resume your seats.

(Interruptions)
Chairman:— Please resume your seats.

Chairman:— I request you all to resume your seats.

Chairman:— I cannot cut it to his choice. Please resume your seats.

Chairman:— I cannot cut it to his choice. Please resume your seats.

Chairman:— I cannot cut it to his choice. Please resume your seats.

Chairman:— I cannot cut it to his choice. Please resume your seats.
Let the House first come to order. The Opposition Leader is on his legs. Nobody should rise when he is on his legs. You have to follow this.

Let the Opposition Leader speak. He is on his legs. When he is on his legs, no body should rise. When the Leader of the House or the Leader of the Opposition on their legs, nobody should get up to say anything. You have to follow this.
Why don't you wait?
Mr. Speaker:- Your objection is over ruled.
(The House then adjourned at 1-34 P.M.
to meet again at 4-00 P.M.)

Mr. Deputy Speaker:-

I think you need not get a specific undertaking from the Government in this regard. Actually, they seem to be very much interested in the reply.

Mr. Deputy Speaker:- You will get the reply. His statement does not go on record. Government will give reply after the question hour.

Mr. Deputy Speaker:-

Mr. Deputy Speaker:-

Mr. Deputy Speaker:-

Mr. Deputy Speaker:-
Mr. Deputy Speaker:— There is absolutely no need. You will be given opportunity according to Rules.

Sri P. Ashoka Gajapathi Raju:— Sir, as per rule 16, the House has to be adjourned sine die with the consent of the House. Unfortunately, in the past sessions that has not been the case. That is why, we are apprehensive that the House might be just adjourned.

Mr. Deputy Speaker:— Please allow the House to go on. You will have every opportunity.
Sri V. Rambhupal Chowdary (Deputising the Chief Minister):—

Sir, I beg to move:

"That the Andhra Pradesh Agricultural University (Amendment) Bill, 1992 be taken into consideration."

Mr. Deputy Speaker:— Motion moved.

Sri V. Rambhupal Chowdary:— The Government, 1964th Amendment Bill, 1992 was in the House. Sir, I beg to move:

That the Andhra Pradesh Agricultural University (Amendment) Bill, 1992 be taken into consideration.

Mr. Deputy Speaker:— Motion moved.
30 మార్చి, 1992. ఉద్యోగదిశల వైపుల దినుపాటం (సమాచార) పత్రికలో నిలుస్తుంది.

మొత్తం 20 ఉద్యోగదిశలలో, ఉద్యోగదిశ మరియు వ ఉద్యోగదిశ సంచాలన ఆధారంగా విడింది. 74 ఉద్యోగదిశలలో మరియు 76 ఉద్యోగదిశలలో ఎంతగా ఉద్యోగదిశ సంచాలన ఆధారంగా విడింది. 27 ఉద్యోగదిశలలో ఉద్యోగదిశ సంచాలన ఆధారంగా విడింది. 177 ఉద్యోగదిశలలో ఉద్యోగదిశ సంచాలన ఆధారంగా విడింది.

Only two employees have gone to the University. 580 others have gone to Government service. Already 177 employees retired who wanted to go to Government service. 182 others have gone to Technical institutions. Only two employees have gone to the University.
Mr. Deputy Speaker:—Now, the question is:

"That the Andhra Pradesh Agricultural University (Amendment) Bill, 1992 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

CLAUSES 2 and 3, CLAUSE 1. ENACTING FORMULA AND LONG TITLE:

Mr. Deputy Speaker:—There are no Amendments to Clauses 2 and 3, Clause 1, Enacting Formula and Long Title. Now, the question is:

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

(Pause)

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

Sri V. Rambhupal Chowday:—Sir, I beg to move:

"That the Andhra Pradesh Agricultural University (Amendment) Bill, 1992 be passed."

Mr. Deputy Speaker:—Motion moved. Now, the question is:
"That the Andhra Pradesh Agricultural University (Amendment) Bill, 1992 be passed."

(Pause)

The motion was adopted and the Bill was passed.

(2) 1992, సరించిమానుడు సమాచారం కార్యాలయ పాత్ర సిద్ధం:

Sri D.K. Samarasimha Reddy:- Sir, I beg to move:

"That the Andhra Pradesh Advocates' Clerks' Welfare Fund Bill, 1992 be taken into consideration."

Mr. Deputy Speaker:— Motion moved. Now, discussion on the consideration of the Bill.

Sri P. Ashoka Gajapathi Raju:- Sir, let the Hon'ble Minister explain about the salient features of the Bill.

Sri D.K. Samarasimha Reddy:- Sir, this Bill contains in all 24 clauses. As every one is aware, the Advocates' Clerks' is a community which very badly requires welfare measures and that too when they are not paid any salaries by the advocates. Mostly, they depend upon the nature of the work and the way how they turn out the work and keeping in view the difficulty they go through in the discharge of their duties they require to be provided with some welfare fund on the same lines as that of the Advocates' Welfare Fund because they do not have any fixed tenure, salary or any such other thing. They are more in need of welfare measures as like that of any particular organised sector. In view of this, this bill is submitted before this House for consideration. To have some welfare measures like payment of fixed amount on cessation from employment by providing them with policy of Group Life Insurance, Provident Fund, medical facilities and give them some monetary assistance also to the dependants in the event of the death of the Advocates' Clerks, this Bill is introduced. This is a very salutary bill and is first of this kind in the country itself. The advocates have been provided with the Welfare Fund by way of affixing three rupees stamp. Here, for this, another two rupees stamp has to be fixed up in the same manner. With this amount something will be added also as and
when required and when the advocates' clerks cease to function as advocates' clerks or when they die the dependents will be considered for helping under the provisions of this enactment.

So, I beg to request that the Bill be taken into consideration by the Hon'ble Members.

Sir, you please refer to Clause 16. 'On cessation of Membership and in the event of his death only.'
Sri P. Kista Reddy (Narayankhed):— Sir, I congratulate the Government of Andhra Pradesh and more particularly, the Law Minister for introducing this new Bill for the Welfare of the Advocates’ Clerks in Andhra Pradesh.
To ensure the welfare of the Advocates' Clerks the following measures have been taken:

1. Regular medical check-ups for all clerks.
2. Provision of a monthly medical allowance.
4. Provision of a monthly transport allowance for the clerks.
5. Provision of a monthly food allowance for the clerks.
6. Provision of a monthly housing allowance for the clerks.
7. Provision of a monthly leave allowance for the clerks.

These measures have been taken to ensure the welfare of the Advocates' Clerks.
the purpose for which it has been enacted, will it be in a position to achieve it. Everyone one of us know-how these Advocates' Clerks is a category which is totally disorganised and in what petiable conditions some have been living. At the outset itself I made it clear that this is the first of its kind in this country. So far no other State has got such type of enactment. Now we made a beginning. In this beginning itself we have taken ample precautions to see that even the State as well as the Central Government also should be made to participate whenever it is necessary.

Keeping in view the finance, Clause 3(2)(C) has been pressed into service. This will make the things further clear. In clause 3(2) (c), they will find he enabling provision that "any grant made by the Central Government or the State Government to the fund" will strictly be taken care of. It will make the things further clear. The party in jail, the memo of appearance will be filed. Anybody can file a memo of appearance mostly because whenever the party is in jail, the memo of appearance will be filed. Even if the party is in jail, anybody can file a memo of appearance mostly because whenever the party is in jail, the memo of appearance will be filed.
Mr. Deputy Speaker:— During the period of his service...

Sri D.K. Samarasimha Reddy:— I have followed the apprehension of the Hon'ble Member. The Committee know very well and there is also a duty cast upon the advocates' clerks also which is a registered body that also plays a vital role in this regard. They know very well.

Clause 16(1): A member of the Fund shall on cessation of employment be entitled to receive from out of the Fund an amount at such rate as may be notified from time to time by the Committee.
Sri D.K. Samarasimha Reddy:- I am afraid we cannot allow such provision now in this Bill.

Mr. Deputy Speaker:- Let us make a beginning.

Sri D.K. Samarasimha Reddy:- The moment they leave the service they have to sit at home. For their survival we have to do it. So long as they are in service, you know Sir, how they survive.

5:00 Mr. Deputy Speaker:- Now, the question is that the Andhra Pradesh Advocates' Clerks' Welfare Fund Bill, 1992 be taken into consideration.

(Pause)

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:- I shall now put the clauses to vote. There is one non-official amendment to Clause 2. The Amendment is not pressed. Now the question is:

"that clause 2 do stand part of the Bill"

(Pause)

The motion was adopted and clause 2 was added to the Bill.
Mr. Deputy Speaker:— There are no amendments to clause 3. Now the question is:

"that clause 3 do stand part of the Bill"

(Pause)

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

Mr. Deputy Speaker:— There are no amendments to clause 3. Now the question is:

"that clause 3 do stand part of the Bill"

(Pause)

The motion was adopted and clause 3 was added to the Bill.

Mr. Deputy Speaker:— There are no amendments to clause 4. Now the question is:

"that clause 4 do stand part of the Bill"

(Pause)

The motion was adopted and clause 4 was added to the Bill.

Mr. Deputy Speaker:— There are no amendments to clauses 5 to 14. Now the question is:

"that clauses 5 to 14 do stand part of the Bill"

(Pause)

The motion was adopted and clauses 5 to 14 were added to the Bill.

Mr. Deputy Speaker:— There is one non-official amendment to clause 15. The amendment is not pressed. Now the question is:

"that clause 15 do stand part of the Bill"

(Pause)

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

Mr. Deputy Speaker:— There is one non-official amendment to clause 16. It is not pressed. The question is:

"that clause 16 do stand part of the Bill"

(Pause)

The motion was adopted and clause 16 was added to the Bill.
Mr. Deputy Speaker:— There is one non-official amendment to clause 17. It is not pressed. Now the question is:

"that clause 17 do stand part of the Bill"

(Pause)

The motion was adopted and clause 17 was added to the Bill.

Mr. Deputy Speaker:— There are no amendments to Clause 18. Now the question is:

"that clause 18 do stand part of the Bill"

(Pause)

The motion was adopted and clause 18 was added to the Bill.

Mr. Deputy Speaker:— There is one non-official amendment to clause 19. It is not pressed. Now the question is:

"that clause 19 do stand part of the Bill"

(Pause)

The motion was adopted and clause 19 was added to the Bill.

Mr. Deputy Speaker:— There are no amendments to clauses 20 to 24. Now the question is:

"that clause 20 to 24 do stand part of the Bill"

(Pause)

The motion was adopted and clauses 20 to 24 were added to the Bill.

Mr. Deputy Speaker:— Clause 1, enacting formula and long title are before the House. Now the question is:

"that clauses 2 to 24, clause 1, enacting formula and long title do stand part of the Bill"

(Pause)

The motion was adopted and clauses 2 to 24, clause 1, enacting formula and long title were added to the Bill.

Mr. Deputy Speaker:— I shall now request the Hon'ble Minister for Law and Courts to move motion for passing the Bill.

Sri D.K. Samarasimha Reddy:— Sir, I beg to move:— "that the Andhra Pradesh Advocates' Clerks' Welfare Fund Bill, 1992 be passed"
Mr. Deputy Speaker:— Motion moved. Now the question is:

"that the Andhra Pradesh Advocates' Clerks' Welfare Fund Bill, 1992 be passed"

(Pause)

The motion was adopted and the Bill was passed.

Mr. Deputy Speaker:— Hon'ble Minister for Law and Courts will now move the motion for taking into consideration the Andhra Pradesh Advocates' Welfare Fund (Amendment) Bill, 1992.

Sri D.K. Samarasimha Reddy:— I beg to move: "that the Andhra Pradesh Advocates' Welfare Fund (Amendment) Bill, 1992 be taken into consideration.

Mr. Deputy Speaker:— Motion moved.

Sri D.K. Samarasimha Reddy:— Sir, there is a small amendment. There is Section 21 which is for the review. Now the amending provision is Section 21(1). This enables the Committee to review the orders suo motu. The practical problem that arose while implementing the original amendment was that an appeal provision was provided in the original Act due to which the very same members sit in appeal. Instead of that duplicity and again appeal and delay in the matters, the Advocates' Association as well as the Bar Council had opined that it is not necessary and it is better to have a review provision itself by bringing an amendment to the very main Act itself. In compliance to their request alone, this amendment has been pressed into service. This is an amending provision. That is the reason why this amending enactment has been submitted for the consideration of the Hon'ble Members. I request the Hon'ble Members to pass this Bill without any further delay.

Mr. Deputy Speaker:— I hope it is only a legal formality.
it is also decided to declare that all the applications pending before the Bar Council on the date of commencement of the Act shall abate. This is more for the smooth functioning of the very enactment itself, but not to create any problems. This falls in line with the views expressed by the Bar Association and on account of their request alone this amendment has been pressed into service to get over that alone this amendment has been pressed into service. Therefore, nobody need have any apprehensions about this amendment. It is for the smooth functioning of the main enactment.

Mr. Deputy Speaker:— The question is "that the Andhra Pradesh Advocates Welfare Fund (Amendment) Bill, 1992 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:— I shall now put the clauses to vote. There are no amendments to Clause 2. Clause 1, Enacting Formula and Long Title are before the House. Now the question is:
"That clause 2, clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

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

Mr. Deputy Speaker:— I shall now request the Hon'ble Minister for Law and Courts to move the motion for passing the Bill.

Sri D.K. Samarasimha Reddy:— Sir, I beg to move "that the Andhra Pradesh Advocates' Welfare Fund (Amendment) Bill, 1992 be passed".

Mr. Deputy Speaker:— Motion moved. Now the question is:

"that the Andhra Pradesh Advocates' Welfare Fund (Amendment) Bill, 1992 be passed".

(Pause)

The motion was adopted and the Bill was passed.

Mr. Deputy Speaker:— Hon'ble Minister for Municipal Administration will now move the motion for taking into consideration the Andhra Pradesh Municipal Laws and the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1992.

Sri M. Narasimha Reddy:— Sir, I beg to move "that the Andhra Pradesh Municipal Laws and the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1992 be taken into consideration.

Mr. Deputy Speaker:— Motion moved. Discussion on consideration of the Bill.

Sri M. Narasimha Reddy:— It is a very simple amendment, Sir. Earlier 'The Urban Land Ceiling Clearance Certificate' was not incorporated in the Act. Municipal Corporations Act and other relevant Acts do not contain a provision empowering the provisions as the case may be. The Municipalities to insist upon the production of Urban Land Clearance Certificate for sanction of building plans and approval of lay outs, subdivisions and change of land use, from the holders of the
534 30 మార్చి, 1992.  ప్రముఖుడు స్మార్థం: (4) 1992, అంత్ర్యాంగ్య సిద్ధాంతం, అంత్ర్యాంగ్య సిద్ధాంతం ప్రపంచానికి (ఇతరములం) (ప్రపంచంలో)

సమయానికి? సమయానికి ప్రామాణికుడు అనేది ప్రణాళికి అంశానికి, ప్రణాళికి అనే ప్రామాణికుడు అనేది ప్రామాణికి సమయానికి? సత్యానికి అంశానికి, మనుష్యత్వం అనేది ప్రణాళికి అంశానికి సత్యానికి అంశానికి, మనుష్యత్వం అనేది ప్రామాణికి సత్యానికి అంశానికి, మనుష్యత్వం అనేది ప్రణాళికి సత్యానికి అంశానికి. సత్యానికి అంశానికి సత్యానికి అంశానికి, సత్యానికి అంశానికి సత్యానికి అంశానికి, సత్యానికి అంశానికి సత్యానికి అంశానికి, సత్యానికి అంశానికి 


Sri M. Narasimha Reddy:- The Ordinance has already come into force from 6-1-92. It is only implemented in urban agglomeration.
We wanted to regulate unauthorised construction. We had to consider various aspects also.

Mr. Deputy Speaker:- The Government is considering that aspects also.

Sri M. Narasimha Reddy:- As I have already said, the objections raised and clarifications sought by Dr. Rajeswara Rao the Government is thinking over that issue. But still they are insisting. I request all the Members to pass it unanimously.
for future constructions. The Government is thinking a way out to regularise them. That is the contention of the Government.

Sri M. Narasimha Reddy: Exactly. You are hundred percent correct. We cannot dismantle them. We are thinking a way out to regularise them. There are so many things. Government is thinking over that.

Sri M. Narasimha Reddy: Exactly. You are hundred percent correct. We cannot dismantle them. We are thinking a way out to regularise them. There are so many things. Government is thinking over that.
Mr. Deputy Speaker:- This is with regard to future constructions.

Sri M. Narasimha Reddy:- That is also under Government's consideration. Just now our Hon'ble Member has been asking for Government lands and private lands. For those lands which were under possession for the last 12 years and more, the party cannot claim it.

Mr. Deputy Speaker:- Other laws are there.

Sri M. Narasimha Reddy:- Other laws are there. Government laws are there. Poor people have taken up construction within hundred sq. yards. We are assigning the lands free of cost as we are assigning in other rural areas, and issue patta certificates. So, in the same manner here also in the city upto 100 sq yards without asking any price we are giving them patta certificates. Upto 200 sq. Yards also we are considering. If it is more than 200 sq. yards we have to levy penalty and fix the price by the Collector and we will regularise them.

Sri P. Ashoka Gajapathi Raju:- Sir, I did not intend to really talk on this, but after finding the Minister's replies and the Hon'ble Members' questions I am getting confused. My confusion is simple, I want a clarification from the Minister. Will it not amount to mockery of our urban land ceiling laws. I have a feeling that all this is going to undermine the urban land ceiling Act. Can the Minister kindly clarify?

Sri M. Narasimha Reddy:- For those who have not been given exemption, we are not regularising at present. We are thinking a way out as to how to regularise them. Regarding Government lands, where poor people have encroached and constructed....

Sri P. Ashoka Gajapathi Raju:- The confusion is increasing. I have not talked about Government lands. I am talking about the lands that are attracting the urban land ceiling Act.
Mr. Deputy Speaker:- It will not affect.

Sri P. Ashoka Gajapathi Raju:- There is Government of India Legislation which is adopted by this House was done on laudable social objective which unfortunately has not been achieved. By hearing all this I have a feeling that again another step is taken to subvert that piece of legislation. I am not talking about Government lands.

Sri M. Narasimha Reddy:— Even the Government of India's thinking is to stop further increase of land rates and to give facility to poor people to construct their houses. Some exemptions are going to be given by the Central Government. Further we will stop this urban land ceiling and we will provide this provision in the Act. But in cases where it is already circumvented we will have to adopt some way or the other. Houses have been constructed since a decade or two decades. Thousands of illegal constructions have come up through court order. This provision was not there. The court said you have no provision in the Act and you cannot say that you cannot give the permission. Let him construct the house on stay orders. Thousands of constructions have come up to circumvent that difficulty. The Government has come up with the legislation along with the amendment and for the past irregularities which have been done, the Government will consider as to how they could be regularised. The Municipalities are losing by way of taxes lot of finances. Anyway, we will have to regularise all these houses. So, that is our feeling. On the basis of that feeling we have taken up this amendment to circumvent further. We want that there should be no further circumvention.

Sri P. Ashoka Gajapathi Raju:- I have followed the Minister's answer.

Mr. Deputy Speaker:— It is only to strengthen the effect of urban ceiling Act.

Sri P. Ashoka Gajapathi Raju:- This is like the other black money legislations which we have given opportunities for those who generate black money to come clean in the country. So many last opportunities have been given. This is a similar one. This is one more last opportunity for fellows who have violated the social objectives of the Urban Land Ceiling Act. I would request the Hon'ble Minister to clarify my doubts.
Smt. Mary Ravindranath:— Surplus lands up to the land ceiling is being sold by owner himself. What the Hon'ble Minister said was that penalty will be levied on the person who constructs on the surplus land, but what about the penalty levied on the owner who has sold the land to those persons. There is no penalty. Insip of fully knowing that the land has gone to urban land ceiling the owner continues to sell that land. We are going to impose penalty on the person who buy it but the owner who sells the land what is the penalty levied. The Minister has to clarify. We are going to leave the land without any penalty on him.

Mr. Deputy Speaker:— That is a different subject, madam.

Sri M. Narasimha Reddy:— I know very well the anxiety of the Hon'ble Member. She is having in mind of a particular case where some land has been surrendered according to the owner. We told him to bring the documents as to how much land he has surrendered. We have requested him to bring the certificate. That is under examination. I assure the Member that some sort of penalty will be there. We will take action against the landlord.
Mr. Deputy Speaker:- The question is:

"That the Andhra Pradesh Municipal Laws and the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1992 be taken into consideration".

(Pause)

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:- There are no amendments to Clause 2 to 6, Clause 1, Enacting Formula and Long Title.

The question is:

"Clause 2 to 6, Clause 1, Enacting Formula and Long Title do stand part of the Bill".

The motion was adopted and Clauses 2 to 6, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri M. Narasimha Reddy:- Sir, I beg to move:

"That the Andhra Pradesh Municipal Laws and the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1992 be passed".

Mr. Deputy Speaker:- The motion moved. The question is:

"That the Andhra Pradesh Municipal Laws and the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1992 be passed.

(Pause)

The motion was adopted the Bill was passed.


Sri M. Narasimha Reddy:- sir, I beg to move:
"That the Andhra Pradesh Municipal Laws (Amendment) Bill, 1992 be taken into consideration."

Mr. Deputy Speaker:— Motion moved.

(Pause)

"Government having a rethinking on the question whether the Chairman shall be elected by direct election or by indirect election by the Councillors of the concerned Municipalities....."
may by notification appoint a Special Officer to exercise the powers. Thus, the words like "may" take on a different connotation. Such notifications issued under Section 18 shall have the force of law. Situation arises where the authorities may need to exercise emergency powers. Section 18 provides a mechanism for this purpose. The Special Officer appointed under this provision shall have the powers given in the notification. This provision is important for ensuring that the authorities can take necessary action in times of crisis.
வாய்ப்பு செய்தல்: (5) 1992, சோதந்திரம்
30 மார்ச்சு, 1992: 541

முக்கியமான குறுகியுடன் கற்று இருக்கேற்று விளக்கம் செய்ய வேண்டும். இது அடுத்து குறுகியின் கற்று வாய்வு பற்றிய அடையாளம் மற்றும் குறுகியின் கற்று விளக்கம் பற்றிய அடையாளம் என இருக்கலாம். இது செய்து வைக்கும் குறுகிய்கால அடையாளம் என்பதைக் குறிப்பிடுவதற்குச் சான்று அளிக்கிறது. இதுவே குறுகிய் விளக்கத்தின் குறுகியுடன் கூடாது. இது குறுகியுடன் கூடாது.
The time-limit for the Municipal Corporation of Hyderabad ended in March 1991. Last time our Hon'ble Minister had said that Special Officer was needed for six months. After six months there was another extension till March, 1992. Again our Hon'ble Minister says that he wants for another one year. I do not know how long it will continue like this. It is because M.I.M. is the ruling party of the Municipal Corporation of Hyderabad. I think this is the main reason for giving extension to the term of special officer. Right from the day the Special Officer has taken charge in the Municipal Corporation, Hyderabad, the working of Municipal Corporation of Hyderabad has gone from bad to worse. The sitting M.L.As whenever they go to the Special Officer or the Commissioner, they never speak to them. They say the Special Officer is in the anti-room. Sometimes they say that he is in a meeting. When the city M.L.A.s rings up to the Special Officer, the Private Secretary replies to them stating that he is in the anti-room. I do not know the way the Special Officer and the Commissioner are working. The Municipal Corporation of Hyderabad has become a sinkingship. There is no improvement here. Even the garbages are not being cleaned properly, there is no water supply here. Drainage system has gone from bad to worse. There is no control over the Special Officer and the Commissioner.

Sri Md. Virasat Rasool Khan: Mr. Deputy Speaker, Sir

Hon'ble Chief Minister held a meeting in Secretariat. He said that an Advisory Board should be constituted consisting of city M.L.A.s. From the last one year not a single meeting was held inspite of repeated reminders to the Hon'ble Chief Minister and the Municipal Commissioner and the concerned Special Officer. The Special Officer comes once to the Municipal Corporation of Hyderabad and holds a meeting of the general body and Standing Committee. Now a days our great Special Officer is not coming to Tankbund Complex and all the files are being called to the Secretariat. This is the way the Special Officer of Hyderabad is working. I do not know as to what is happening in Vijayawada and Vizag Municipal Corporations.

Firstly, I am coming to the working of Special Officer and then I will speak about the Administrative Powers. There are five I.A.S. Officers in Municipal Corporation.
Mr. Deputy Speaker:— We are not discussing on the administrative powers of the Municipal Corporation.

Sri Md. Virasat Rasool Khan:— Administrative aspect is very important. Sir. Why the term is being extended?

Mr. Deputy Speaker:— We are concerned with the amendments here.

Sri Md. Virasat Rasool Khan:— I will be coming to the amendments, Sir. Give me some breathing time. This is only an introduction, Sir. I want to know the valid reason. I want to know the valid reason from the Government for extending the period. There is no reason at all. Once they said they don't have time for printing the identity cards. Now they themselves are withdrawing. There is no question of identity cards. What is the valid reason? There is no money in municipal corporation and the municipalities. Government is not doing anything. They are not doing any work. I want to know the valid reason from the Government for extension. One reason the Minister gave was that they do not have time for printing of identity cards. Later he said enumeration work is not completed. There is no question of printing identity cards. What is the reason for extending the term of Special Officer? I want to know from the Minister. Enumeration work is completed. All the voters lists have been completed. An 18 year old boy could vote for M.L.A. and for the councillor. So, there is no reason at all for extending the term of the Special Officer. You have to give strict instructions to the Government to improve the conditions of Municipal Corporation of Hyderabad and other Municipal Corporations and Municipalities. There are no funds for road widening work from the last 1½ years. Not a single work has been completed. Rs. 1.5 crores were given in the budget. The Special Officer and the Municipal Commissioner have diverted the entire funds to the other departments. No work is being done in old city or in the new city. For water works they are not giving any funds. For Sewerage work they are not giving any funds. There is no work at all. When there is not control over the Special Officer or the Municipal Commissioner, they will not care anybody. So, I want to say that there is no valid reason for the Government for extending the term of Special Officer.
Sri P. Ashoka Gajapathi Raju:- Sir, look at this Bill. It tells us that the political logic behind this Bill is not the announced policy of the Congress(I). Late Sri Rajiv Gandhi was clear in saying that the State Governments should not give any leeway in postponing local body elections, whether urban or rural. In fact Mr. P.V. Narasimha Rao, our present Prime Minister was elected to that August Office on Manifesto which claimed to bring constitutional amendment, so that mischief will not occur. Unfortunately we have a Government of 2½ years old—which incidentally claims to be Congress(I) Government and which does not in principle want to implement Congress(I) manifesto. We oppose this Bill tooth and nail. We don't want any misunderstanding on this. Here, the Minister has said that the Government is having a rethinking whether election should be indirect or direct. The Chief Minister has gone on record that elections will not be direct. Why this confusion? When the Government has not taken a decision, the head of the Government makes an announcement. What is it that people like us have to understand? The State has the past experience in indirect elections. The first person who introduced direct elections in local bodies was the previous Chief Minister late Sri Anjaiah. We had the pleasure of being in opposition at that time. We found that in the old samithis there was political stability. The municipalities continued on the indirect method. I think there will not be more than 2
2 or 3% of the Municipalities where the first elected Chairman continued as Chairman at the end of the term. This was the level of political instability. Earlier the Samithis also had it. Telugu Desam Party Policy was to have direct election where instability will not be encouraged, political sale of office will not be encouraged. That is the main reason why direct elections have been brought in. Now, this process is sought to be reversed. We are against the reversal of that process. Care should be taken, because, there are lot of mistakes have crept inadvertently. Care should be taken to bring up the voters lists and not to continue the opportunity to exercise the franchise to anyone. You know that taxes without representation is undemocratic. A Government that claims to be a democratic Government should not allow such a situation to come.

Lastly, the logic to dispense with the photo identity cards is not clear. When this system was introduced it was introduced to see that elections do not reduce to a force. We were in Government at that time. We were also aware that Telugu Desam party will not get elected in majority of municipalities if we introduced it, but still upholding of the democratic values is supreme. That is why we introduced it. Now the situation has reversed. Telugu Desam is the major opposition and Congress(I) has become the ruling party. They want to rig elections. They want to continue the right to exercise their franchise to the voters, to the citizens, to the residents of our municipalities. This is undemocratic practice. In short, we oppose this Bill tooth and nail and we demand even voting on this.

Sri M. Narasimha Reddy:- The Bill which we are presenting in the Assembly now consists of three amendments. One is adoption of Assembly Electoral Roll, dispensation of photo identity cards and thirdly appointment of special officers. With regard to adoption of Assembly electoral rolls, except the Hon’ble Member Sri Ashok Gajapathi Raju, nobody has objected to it. He too has not objected. He has advised us to be very cautious in adopting the Assembly Rolls, because, the age-limit in the Assembly Elections and Parliament Elections is the same as local body elections. Care will be taken to see that every eligible voter is registered. Second point is, dispensation of photo identity cards. In our last elections our experience tells us that most of the voters, especially pardha system ladies of Muslim community could not come forward and they could not have the identity cards. The photographers appointed by our Municipal Department were roaming about the houses. Sometime some one meets them and sometimes they do not meet. Our last experience tells us that they were not at all useful, because, even after photo identity cards there were several cases of rigging and it has caused the exchequer to a tune of Rs. 5 crores. When elections to Parliament and Assembly could be held without photo identity cards, why should we make use of it in the municipal elections. The Government after careful consideration have dispensed with photo identity cards. The Members have suggested for immediate elections. I would like to tell that our Members Sri Sajjad Saheb and Sri Rasool Khan Saheb are
thinking that we are under fear that again M.I.M. will come to power, and that is why we are not conducting the elections.

Sri M. Narasimha Reddy:- Sir, I can say this much with proud that our late Prime Minister Rajiv Gandhi was giving these local bodies election, a constitutional sanctity. This bill will be introduced now in this Session of Parliament and will have the Constitutional Sanction. Sir, we are waiting for the Nagarapalika Bill and as soon as the bill comes, we will definitely follow. I think there should be some similarity in conducting the elections or the guidelines should be obtained when it is being given a Constitutional status. So, we are waiting for it. As soon as this bill comes out, we will definitely go in for elections.

Sir, another thing I am telling you is about the Census figures. These census figures are not with us. I think the census figures will be announced in the Month of June, and because the Rotation system will be there, the reservation shall have to be followed. We are not going to dispense with the reservation system and the old reservation system will continue. I am telling you Sir, for that I do not think the rotation system will be forgotten but we are waiting for the census results to come. The other thing is, regarding the direct or indirect elections. We have not yet taken any decision as to whether the elections should be direct or indirect. I am fully aware Sir, that with the direct elections the Chairman of the Committee will always be under the apprehension that No Confidence Motion will be brought against him and sometimes horse-trading will also be there Sir. Then, he has to control more than half of the Members. Still, he will be always under the apprehension and under the fear that he will be pulled down, if unnecessary things, if he does. Another thing Sir, if he cannot please the councillors, he will be pulled down, as majority opinion will prevail there.
But, with our experience of the last five years, we are seeing it, when the Chairman is elected from one party and not in all cases, I am telling you but in some cases. When the Chairman is elected from the party and majority of the councillors are elected from another party. So, it is causing lot of difficult in the smooth transaction of the business by the Municipal Councillors. Sir, some instances have come to our notice that Adjournment by the Municipal Chairman without transaction of any business and you know in some cases the Council meetings could not be held for elections of Members for statutory committees, such as Panel Committees and Contract Committees, due to party differences.

Since the provision of No Confidence Motion of the Chairman has been deleted, there is a feeling that some of the Chairmen are not acting as per the provisions of the Act and as per the Rules and also against the wishes of the majority of Municipal Councillors in the Council. In the old system of indirect elections, it is reintroduced duly incorporating the provisions of No Confidence Motion against the Municipal Chairman. It will act deterrent on the part of the Municipal Chairman and he will be more careful in discharging their duties; and another thing is Sir, the post of Chairman shall be reserved by Rotation of the Members belonging to S.Ts., S.Cs., Women and B.Cs.,

In the case of direct elections of the Chairman if the majority group of elected Councillors do not have its own candidate from the community for which the Chairman is reserved by rotation, the situation leads to anomalous position. So, now the Sub-Committee has been formed to advice time should be direct election or indirect election. In case the direct elections are there, the same co-option system which is not being adopted in Zilla Parishads and Mandal Parishads should be adopted here also. Because if the majority members do not have a reserved candidate for which the Council is meant for, then the situation will become difficult and different. So, the Cabinet Sub-Committee now which is going into full details to decide how best either it should be direct or indirect elections - but so far, we have not taken any decision in this regard.

Regarding the Hyderabad Municipal Corporation, my friend Sri Virasat Rasool Khan has commented that the Commissioner is not within the reach of the Legislators. I would like to tell you that we have the best Commissioners and I think majority of the Legislators will co-operate with me if I say that he is the Best Commissioner available and he is within the reach of every person of the town and regarding him I do not want to tell anything. Mr. Virasat Rasool Khan himself knows but I do not know what made him to criticise our Commissioner. Secondly Sir, the Special Officers visit the Corporations ones in a week and sits in the Corporation Office from morning to evening, review the activities of the Corporation. Third thing is Sir, about the tax collection. The tax collection has substantially improved during these special officers rule. The fourth thing is - Sir, most of the unauthorised constructions which have been coming are coming to a halt. We are seeing that all unauthorised constructions
should be stopped and should have a full-stop. No unauthorised construction should come up. Lastly, Sir, I would like to tell you that the roads have been developed with Rs.12 crores of Government grants by the R & B Department. Still the Government is prepared to spend sufficient amount. I can tell you with credit Sir, that after the Hon'ble Chief Minister has taken the office, he has taken the bold step of investing about Rs.12 crores for maintaining all these roads and once more I would like to tell you that the advisory committees are being set up and with me as the Chairman and all the M.L.As., and M.Ps., as Members in that Advisory Committees. So, Sir, our M.L.As., should be very happy that even in the absence of the Corporator they can give their valuable suggestions. and get the work done. Anyway, it is not our policy to postpone the elections much further. As soon as the Sub-Committee gives its report and will come out; and as soon as the Nagarapalika Bill is approved by the Parliament, we will definitely hold the elections. As you see, in the Bill, the Special Officers will be there for a period of one year and if no desires the maximum period will be for two years. So, it does not mean that we are going to hold the election in a period of one year or will be going to extent it for two years. We will definitely hold the elections as soon as possible.

So, with this reply I think, I have concluded. Sir, I would like to ask Sri P. Ashok Gajapathi Raju our Hon'ble Member that in the last elections who has won the majority of the municipalities. And Sir, I can tell you that if the elections are held at this juncture, the Congress-I will come out I think with 80 to 90 Councils and they will capture, as we have seen. I am not bluffing it. In co-operative elections we have won about 85% of the P.A.Cs., So, with that experience I am telling.

But in the public interest, you have seen, that all the Members are aware that 55 municipalities were not in a position to pay their salaries and the Government has to come to their rescue. Rs. 2.84 crores out of way, the Government has given to the Municipalities for the payment of salaries. The Financial position of most of the municipalities is overwhelmingly bad and we want that the financial position of them should be improved and we have asked the Government and the Government has constituted a Sub-Committee with the Chief Secretary as the Chairman and he has given some suggestions. The Government will, I think accepts these suggestions. About Rs.80 crores as additional grant, will be devolved to the concerned municipalities.

Another thing Sir, I would like to tell you that most of the elected bodies have opposed to increase in the taxes. I would like to tell you that we are not at all increasing the tax. We are not at all increasing the taxes. All these taxes were levied earlier on the rental values and now we are using a scientific approach and the rents which have been earlier increased in the period - during the last revision and this revision - that is the only way we are doing and that too it was opposed by most of the Councills, so, in the public interest we want to improve the financial conditions of the Municipalities and we want to have all these things,
which I have just now spelt out - and see that the elections will be held within the maximum least time possible.

I would request you all to pass this Bill without further opposition.

Sri P. Ashoka Gajapathi Raju:- Sir, there is a clarification needed. When he talks about the Co-operatie Elections, I was a little aback Sir.

Any elections, the simple principle that underlines the election is - equal opportunity to all Sir. In the Co-operative Elections there was a process of selection. Actually it was a "Selection" which went into the name of "Election". Is the Minister telling on creating a nomination here also and having the process of selection and calling it an Election? This is one question. My second question is - one of the main reasons as to why the urban finances have taken a blunt is, the rebate in the Entertainment Tax was done by this Government. Mr. K. Bapi Raju has pilot that here, on the floor of this House. I told him at that time itself, what the consequences of the Bill would be - i.e., what the Minister has said today. Sir, having effectively destroyed the financial structure of the urban body today, what are the recommendations and thinking of the Government? For this he said - the finances will improve. This is one aspect Sir, we have fussed about it - even the Minister has not clarified.

Thirdly Sir, he is talking about the rental value of the taxes - Urban areas - visa-vis - square foot tax. He is calling it a scientific approach. First of all most municipalities where the Minister has said about the introduction of zonal system - do not have zone. Our towns are basically over-crowded panchayats. We do not have planned city, something like Chandigarh which was planned Sir. There is no such thing as effective economical town and everybody is living together. Here, you are now creating an artificial zone system with high rate of taxation structure and as it is Sir, the inflation is killing us all. This method would probably drive last few males into the coffins Sir. Then, even huts - the poorest of the poor is also sought to be taxed Sir.

We oppose this anti-people's Bill, tooth and nail. We also oppose the Congress-I; because the Congress-I is not implementing its own policies as they have been announced. We oppose this Bill - because the head of the Government, i.e., the Chief Minister's announcement has created confusion. What the Hon'ble Minister says - and what the Leader of the House says, are two different things. The Leader of the House goes and gives a Press Statement saying that there will be indirect elections; but the Hon'ble Minister for Municipal Administration says that "we have not yet taken any decision".

Sir, what happened to the "Collective Responsibility?" God only knows! This Government is being claiming the collective responsibility only in 'misbehaviour' and not in "Responsibility".
We oppose this Bill tooth and nail. Even the Nagarpalika Bill, the concept which has been announced, why cannot the Government, which claims that they have been elected with that policy, implement it even before the Constitutional Amendment? Even that has got to be explained by the Minister Sir.

Sri K. Bapi Raju:- Sir, the Hon'ble Member Sri P. Ashoka Gajapathi Raju mentioned that I have violated etc., What is that violation, I want to know Sir. He has taken my name saying that Mr. Bapi Raju also......

Sri P. Ashoka Gajapathi Raju:- Sir, I have not said anything bad about Sri K. Bapiraju garu. I have said that Sri Bapirajgaru had piloted and brought up the Bill, reducing the Entertainment Tax. At that time I also spoke on that Bill. Mr. Bapiraju had said that Mr. Ashok should not speak on such a Bill. It was on the record Sir. I told you on that day as to what the consequences of the Bill would be and sure enough, that the Minister for Municipal Administration has confirmed it.

Sri K. Bapi Raju:- Sir, then how? 18 articles we get in Tamil, 22 articles in Telugu what can be done?

Sri P. Ashoka Gajapathi Raju:- Sir, what I have said is that Sri Bapirajgaru had piloted and brought up the Bill, reducing the Entertainment Tax. That was on record Sir. That is what I wanted to say.
Sri Mohd. Virasat Rasool Khan:- Sir, I just want to bring two points to the notice of the Hon. Minister. Just now the Minister has said that Mr. Rasool Khan should know that he has been ruling the Municipal Corporation of Hyderabad with the help of Congress. I am thankful to the Congress. They have been with us from 1986 to 1990, i.e., for four years. Suddenly in the 5th year they backed out. They thought that the Municipal Corporation would be dissolved. Because of the efforts of our Leader Sri Owaisi, we could take the support of Telugu Desam. With the support of Telugu Desam, without the support of Congress, we have ruled the Corporation for one year. He has not mentioned anything about the Municipal Corporation roads. He simply praised the PWD. PWD has laid roads worth ₹3 crores. Let him give one.....

Mr. Deputy Speaker:- This is an unnecessary comment.

Sri Mohd. Virasat Rasool Khan:- He has to withdraw the sentence that the Special Officer and the Municipal Commissioner are the best officials because it will demoralise other IAS Officers. He has to withdraw that sentence. I request the Minister to withdraw that sentence. The Minister can at best say that they are some of the best officers but not they are the best officers.

Sri M. Narasimha Reddy:- I never said that they are the best. I only said the best of the officers.

Sri P. Ashoka Gajapathi Raju:- It is the principle of election and it is not any other thing.

Mr. Deputy Speaker:- That is not the point. The point is.
We have dispensed with the identity cards. More than this, I cannot tell anything. I request the Hon. Members to pass the Bill.
Mr. Deputy Speaker:- Now, the question is:

"The Andhra Pradesh Municipal Laws (Amendment) Bill, 1992 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

Sri B. Venkateshwar Rao:- Sir, I beg to move:

"Recast sub-clause (1) of proposed Section 62-A of sub-clause (3) of Clause 2 as follows:

'Notwithstanding anything contained in this Act wherein the opinion of the Government it is not possible to hold the elections to the Municipalities in accordance with the provisions of this Act, before the date of expiration of the term, and to bring the newly elected councillors into office on the date of expiration of the term as aforesaid, the term of office of the councillors shall be extended till the elections to the Municipalities are conducted in accordance with the provisions of this Act.'"
Sri P. Ashoka Gajapathi Raju:- After coming into power, this Government extended the term of Co-operative Urban Banks, when elections could not be conducted to them. When Sri Anjaiah was the Chief Minister, the term of Sarpanchas expired, they allowed the Sarpanchas to continue in office till the new body is elected. It is because a non-official is always more responsive to the people's problems. Previously, they upheld the democratic values and because of some unexplainable reason, they are feeling it not necessary. It is imperative that the democratic process should continue. Let the Minister tell us that he will continue the existing bodies because anyhow he is going to bring in the new bodies.

Mr. Deputy Speaker:— Now the question is:

"Recast sub-clause (1) of proposed Section 62-A of sub-clause (3) of Clause 2 as follows:

'Notwithstanding anything contained in this Act, wherein the opinion of the Government it is not possible to hold the J. No. 59-19
elections to the Municipalities in accordance with the provi­sions of this Act, before the date of expiration of the term, and to bring the newly elected councillors into office on the date of expiration of the term as aforesaid, the term of office of the councillors shall be extended till the elections to the Municipalities are conducted in accordance with the provisions of this Act."

(Pause)

Sri B. Venkateshwar Rao and Sri P. Ashok Gajapathi Raju pressed for division and the House divided thus:

Ayes .. 40
Noes .. 80
Neutrals .. 4

The motion was negatived and the amendment was lost.

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

"Delete the proviso to proposed sub-section (1) of Section 62-A of sub-clause (3) of clause 2."

Mr. Deputy Speaker:- Amendment moved. Now the question is:

"Delete the proviso to proposed sub-section (1) of Section 62-A of sub-clause (3) of clause 2."

(Pause)

The motion was negatived and the amendment was lost.

Sri B. Venkateshwara Rao:- Sir, I beg to move:

"In the proposed Section 62-A(1) of sub-clause (3) of clause 2 replace the words 'One Year' with the words 'Six months'."

Mr. Deputy Speaker:- Amendment moved. Now the question is:

"In the proposed Section 62-A(1) of sub-clause (3) of clause 2 replace the words 'One year' with the words 'Six months'."

(Pause)

Sri B. Venkateshwar Rao pressed for division and the House divided thus:

Ayes .. 48
Noes .. 103
Neutrals None

The motion was negatived and the amendment was lost.
Sri B. Venkateshwar Rao:- Sir, I beg to move that:

"In the proposed Section 62-A(2) of sub-clause (3) of clause 2 for the words 'on such date as may be specified by the Government in this behalf by notification in the Gazette' substitute the words 'within six months' and delete the provisos."

Mr. Deputy Speaker:- Amendment moved.

Mr. Deputy Speaker:- No such comments, please. Let us conduct the House in a dignified manner.

Mr. Deputy Speaker:- Now, the question is:

"In the proposed Section 62-A(2) of sub-clause (3) of clause 2 for the words "on such date as may be specified by the Government in this behalf by notification in the Gazette" substitute the words "within six months" and delete the provisos."

(Pause)

(Sri P. Ashoka Gajapathi Raju pressed for division and the House divided thus:)

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<th>Ayes</th>
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<td>47</td>
<td>103</td>
<td>NIL</td>
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The amendment was negatived.

Mr. Deputy Speaker:- Now, the question is:

"In the proposed Section 62-A(3) of sub-clause (3) of clause 2 delete the words "and of the Commissioner until a Commissioner is appointed by the Government" after the words 'is elected' and before the words 'and the Committees referred.'"

(Pause)

The Amendment was negatived.
CLAUSE 2

Mr. Deputy Speaker:- Now, the question is:

"That Clause (2) do stand part of the Bill."

(Pause)

The motion was adopted and Clause (2) was added to the Bill.

CLAUSES 3 to 5, CLAUSE 1, ENACTING FORMULA AND LONG TITLE:

Mr. Deputy 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 Clause 3 to 5, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri M. Narasimha Reddy:- Sir, I beg to move:

"That the Andhra Pradesh Municipal Laws (Amendment) Bill, 1992 be passed."

Mr. Deputy Speaker:- Motion moved. Now, the question is:

"That the Andhra Pradesh Municipal Laws (Amendment) Bill, 1992 be passed."

(Pause)

Sri P. Ashoka Gajapathi Raju:- Sir, you must take voting on this. We insist on this. Noes have it. Noes have it.

Mr. Deputy Speaker:- The sound is more but the number is less.

Sri P. Ashoka Gajapathi Raju:- Sir, voice or whatever it is, we insist that voting has to take place. Noes have it.

Mr. Deputy Speaker:- Time is running short.
Sri P. Ashoka Gajapathi Raju:— We have a democratic right to be voted out, Sir. We cannot be booted out like this. We have a democratic right to be voted out. You take the counting. We cannot be booted out.

Sri D.K. Samarasimha Reddy:— You are right. We have insisted on a division and you please count the heads.

Sri P. Ashoka Gajapathi Raju:— The sound is not the criterion. We have insisted on a division and you please count the heads.

Sri D.K. Samarasimha Reddy:— Sir, we have no objection. We will never come in their way.

Sri P. Ashoka Gajapathi Raju:— Sir, we are not voted out. We have a democratic right to be voted out. We cannot be booted out.

Mr. Deputy Speaker:— I have no objection to take the division.

(The House divided thus:
Ayes .. 103
Noes .. 41
Neutrals .. NIL)

The motion was adopted and the Bill was passed.

Minister for Transport (Sri P. Sambasiva Raju):— Sir, I beg to move:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1992 be taken into consideration."

Mr. Deputy Speaker:— Motion moved. Discussion, if any.

Sri P. Ashoka Gajapathi Raju:— Sir, this Bill is very important. It deals with revenue. No doubt, taxation is an
inherent right of this August House. But, there is a lot of confusion between what is enunciated here and the previous Bill. The Minister has to explain it. We will also require a bit of time for clarification. It will be a little meaningless if you rush through such an Important Bill. It should be given reasonable time because motor-vehicle taxation is the third highest source of revenue in our State and this third source of revenue is going to be the second source of revenue if this Bill is passed. So, it requires a lot of consideration. Please give it sufficient time. We have a lot of questions to ask. Through you we will elicit information, if you first tell us what is the time you can give. The Minister has to give us the salient features because the whole thing is schedules. Because we have also dealt with taxation the Minister also should explain it. This is also important and it will take some time. We request you to bring this tomorrow because tomorrow also we will have enough time.

Mr. Deputy Speaker:- Tomorrow we will have a heavy and busy schedule of business.

Sri P. Ashoka Gajapathi Raju:- Sir, we will co-operate with the Government. We have passed so many bills unanimously. Only one bill we press here because it is a matter of principle.

Sri P. Ashoka Gajapathi Raju:- It is the excessive taxation that is involved. Kindly give us a little bit of time.

Sir, we press the Bill tomorrow.
Sri P. Sambasiva Raju:- There is nothing new in this Bill. Previously, there are three schedules.

Sri P. Ashoka Gajapathi Raju:- Sir, take the Commercial Taxes Bill. This is a very simple thing. We do not have anything to oppose on Bill No. 30. If the Government takes Bill No. 39 we have no objection. Just we will ask clarification. If he clarifies it will be enough for us. It is our democratic right. On this Bill we will have a host of clarifications to ask.

Mr. Deputy Speaker:- We will devote some time for it.

Sri P. Ashoka Gajapathi Raju:- Sir, from 8.30 in the morning we have been working like machines. We are also human beings. Let us take Bill No 39. We are not asking for luxuries. Let us take Bill No. 39. Let us pass non-controversial Bills.

Sri D.K. Samarasimha Reddy:- It is a simple bill and let us go ahead with it, Sir. This Bill is a consequential effect of a judgment of the High Court. It warrants to be introduced at the earliest, Sir. Let us get long with this Bill.

Sri P. Ashoka Gajapathi Raju:- This Bill is breaking the back of the middle class. It is also responsible for the steep rise of prices that we are going to see in the near future. Do not we have some consideration to talk about all this? Sir, besides that....

Mr. Deputy Speaker:- Let him explain about the aims and objects.

Sri P. Ashoka Gajapathi Raju:- If you go half way then, today, it is 10 PM. Let us finish the business where there is no controversy about Bills. Why bulldozing of things and ruin the atmosphere? We are brought up in such an harmonious atmosphere. Let us continue to work like that.

Sri D.K. Samarasimha Reddy:- Let them express their views. We will hear them. They have not given any amendments at all to this Bill. Having not given any amendments what is the point? You can press whatever you would like to press.

Sri P. Ashoka Gajapathi Raju:- The whole Bill is amendments to the Schedules, Sir. It is not amendment to the Bill. Do you want us to give amendments to the schedules? The Minister wants to tell us about the schedules.

Sri D.K. Samarasimha Reddy:- Why? Who prevents you from giving the amendments? You give. We will consider them.

Sri P. Ashoka Gajapathi Raju:- This is a new thing that I have been hearing of.

Mr. Deputy Speaker:- When they are opposing the entire bill. We cannot find fault with it.

Sri D.K. Samarasimha Reddy:- I am not finding fault with them. I said this is very simple Bill. Consequential effect of the Judgement of the High Court forms part of the Bill,
and the changed circumstances from the date of 1987. Now, as the prices of the vehicles have gone up we are keeping in view the totality of the circumstances and on the basis of this, this Bill has been introduced. Let us get long with it. After all, it is in the interests of the State that we have been doing it. It is neither in the interests of Mr. Ashok Gajapathi Raju nor in the interests of that Raju or any other Raju It is in the interest of every citizen in the State.

Sri P. Ashoka Gajapathi Raju: Sir, I am not talking in the interests of Reddys or Rajus. The thing is very simple. Amendments have been sought in the Schedule. Now, no doubt, it is a simple Bill. In the sense there is a kind of hair splitting exercise as far as the clauses are concerned. The whole thing is an element of taxation. Taxation necessarily has an effect on some people. With regard to the Entertainment tax Bill when Mr. Bapi Raju brought here what all said that day is confirmed by the Municipal Administration Minister, today. Do not we have also this much of right? do not we have a right to caution this Government?

Mr. Deputy Speaker: You have got a right to caution this Government.

Sri P. Ashoka Gajapathi Raju: Besides this, there is something unusual here. Collective responsibility is O.K. We agree with the principle of collective responsibility. But some Ministers are more collectively responsible than others. For everything it is Mr. O.K. Samarasimha Reddy, Sir. Mr. Raju is not seized of the matter. What is this?

Mr. Deputy Speaker: Because he is the Law Minister and is concerned with the laws.
Sri P. Ashoka Gajapathi Raju:- Sir, despite the fact that we have requested you to kindly give us an opportunity because they have created a lot of confusion by the 10 year life tax increased to 11th and 12th years also. They have taken the percentage of 5% tax on motor vehicles to compute with Commercial Taxes. Sir, all this will rise the prices in respect of common and tremendously, unimaginably and if we are not going to be given an opportunity to partake in this meaningfully we will protest to take action. Democratically also we need opportunity. We also want to partake in it. I request once again to kindly take this particular Bill tomorrow. Now, we can take other Bills. We will all pass them by just giving our suggestions. But, this particular Bill requires consideration because it is going to increase the burden on the middle class also tremendously besides the poor. There are so many aspects in it with all rupees, annas and paise.

Mr. Deputy Speaker:- Raju Garu, it was introduced quite 7:20 in advance. So ultimately we will continue. To have more time than today, it is impossible tomorrow. Today we will have opportunity to discuss.

Sri P. Ashoka Gajapathi Raju:- Sir, as a protest we dissociate ourselves completely with this anti-people stand taken by this undemocratic Government. Sir, we walk out.
564 30 மார்ச், 1992  புதுதொலை: (6) 1992, அம்முறைகள்

மேலும் நூற்றாண்டின் முதல் குறுக்கு: ஓட்டி, அந்தார் தினசரி. சிங்களின் நாடின் போது

கி. ஐ. பென்டினால்: அமரன், அந்தார் 3(2) குறுக்கு மற்றும் புதுதொலையின்

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(முகம்பி விளக்கம்)

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(முகம்பி விளக்கம்)
Mr. Deputy Speaker:— Now the question is:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1992 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:— There are no amendments to clauses 2, 3 and 1, Enacting Formula and Long Title. Now, the question is:

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

(Pause)

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

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

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1992 be passed."

Mr. Deputy Speaker:— Motion moved. Now the question is:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1992 be passed."

(Pause)

The motion was adopted and the Bill was passed.

Minister for Commercial Taxes (Sri K. Bapiraju):— Sir, I beg to move:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1990 be continued."

Mr. Deputy Speaker:— Motion moved.
Sri P. Ashoka Gajapathi Raju:- We are not against this Bill in principle. In principle we are supporting it. But they can pass it now.

Mr. Deputy Speaker:- You can give your opinion after continuation. You can give your opinion on the next motion.

Sri P. Ashoka Gajapathi Raju:- You said consideration.

Sri K. Bapiraju:- Continuation, not consideration.

Mr. Deputy Speaker:- You will have opportunity to discuss. 7:50 On the next motion you will have opportunity. Now the question is:

"That leave be granted for the continuance of Andhra Pradesh General Sales Tax (Amendment) Bill, 1990 (L.A. Bill No. 39 of 1990)"

(Pause)

The motion was adopted and the Bill was continued.

Sri K. Bapiraju:- Sir, I beg to move:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1990 be taken into consideration."

Mr. Deputy Speaker:- Motion moved.

Sri P. Ashoka Gajapathi Raju:- Sir, we are not against this in principle, because we also are aware that Government requires revenue and there have been in the past some people, who are known to be chronic evaders and make use of loopholes. Sir, we are not against this because some goods have been offloaded illegally. That part we agree. The problem is elsewhere. This is where I want the Minister to apply his mind. Where stringent action is required under legislation it has to be taken. We have no discrimination there. But under the subordinate legislation, i.e., when the rules are framed in governing this clause one has to be careful. Here what happens is the power taken can be misused also very badly. So, kindly keep it in mind and when you formulate rules for subordinate legislation keep it in mind to be fair to the honest trader and where you can take deterrent action against evaders we have no objection. The Minister may kindly keep in mind that point.

Sri K. Bapiraju:- Sir, I welcome the suggestions the Hon'ble Member has given as an experienced Former Minister. In subordinate rules, we definitely take all precautions.
Sri K. Bapiraju:- Mr. Speaker Sir, it is quite necessary for me to explain. We have been very careful, both the President and the Hon'ble Member of the Committee have taken all necessary precautions. The President has also clarified that it is a very carefully examined act. It has also been clarified under rule 304. As the Hon'ble Member, Mr. Ashoka Gajapathi Raju being a Former Minister cautiously advised us, we will definitely take into consideration his experience also. Before issue of G.O. we will definitely take the advice of Hon'ble Member Sri Raju.

Mr. Deputy Speaker:- Now the question is:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1990 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

CLAUSE 2

Mr. Deputy Speaker:- There are no amendments to Clause 2. Now the question is:

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

(Pause)

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

CLAUSE 1

Sri K. Bapiraju:- Sir, I beg to move:

"That in clause 1 for '(Amendment) Act, 1990' substitute (Amendment) Act, 1992'."
Amendment moved. Now the question is:

"That in clause 1, for '(Amendment) Act, 1990' substitute '(Amendment) Act, 1992')."

(Pause)

The Amendment was carried.

Mr. Deputy Speaker:- Now the question is:

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

(Pause)

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

ENACTING FORMULA

Sri K. Bapiraju:- Sir, I beg to move:

"That in Enacting Formula for 'Forty First Year' substitute 'Forty Third Year'."

Mr. Deputy Speaker:- Amendment moved. Now the question is:

"That in Enacting Formula for 'Forty First Year' substitute 'Forty Third Year'."

(Pause)

The Amendment was carried.

Mr. Deputy Speaker:- Now the question is:

"That Enacting Formula, as amended, do stand part of the Bill."

(Pause)

The motion was adopted and Enacting Formula, as amended, was added to the Bill.

LONG TITLE

Mr. Deputy Speaker:- There is no amendment to Long Title. Now the question is:

"That the Long Title do stand part of the Bill."

(Pause)

The motion was adopted and Long Title was added to the Bill.
Sri K. Bapiraju:— Sir, I beg to move:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1990 be passed."

Mr. Deputy Speaker:— Motion moved. Now the question is:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1990 be passed."

(Pause)

The motion was adopted and the Bill was passed.

Mr. Deputy Speaker:— The House is adjourned to meet again at 8.30 A.M. tomorrow.

(The House then adjourned at 7.40 P.M. to meet again at 8.30 A.M. on Tuesday, the 31st March, 1992.)