1. గురించి - మామూల్లాడంలేదు
2. భారతదేశం సాంస్కృతిక విభాగం
3. పాండిత్య విభాగం
4. రాష్ట్రాలు:
   - నాదానికి మంత్రిత్వం నివాసము
5. ఇతరులు- ఏంధ్రప్రదేశ్‌ ఒప్పందం ఆసుపత్రి

సంపాదకుడి: ఆతిత్రి అంగాన్నా సాంస్కృతిక విభాగం
ప్రపంచ విద్యార్థిత్వ చర్చ సంఘం, సిద్ధాంతంలో సాంస్కృతిక విభాగం.
1994
అభిమానించిన జాతీయాలు

మాధ్యమిక

అంతరాలు

అవసరాన్ని సాధించడం

ప్రాంతాన్ని అభివృద్ధించడం

పంచాయతన్ని అభివృద్ధించడం

ప్రత్యేకమైన జరిగిన అంశాలు

ప్రత్యేకమైన అంశాలు
భరిచా నామ్పొడి

(మహతొంగ ప్రధానితం: ప్రధానితం దేశం)

అంగులాంగు, 9 మార్చి, 1994.

(భ. ఎందో 8-30 కోసం ప్రధానితం దేశం.)

(ఎంపాట్లు ఎం.ఎన్.ఎం.ఎం. ఒంపీ ఇంపీ) 

పిల్లము - ఆయుర్వేద పాయాండు మాము - 

పిల్లము వివాహం

130-

1983-84
1984-85
1985-86

78.49
116.54
141.91

"An asterisk before the name indicates confirmation by the Member."
1993-94 ஆண்டு இன்று ஈ. டி. புனிதத் தலைமையில் செயல்பட்டு வந்த பெண்மதைப் பட்டியல் கலைநிறுவனத்தின் தலைமையில் வந்த பல்வேறு போர்கள் மற்றும் செயல்பாடுகள். இதை பெரும் முதல் போர் 25 இல்லும் சின்ன தீர்மானம் அர்ஜுமன் முதல் 412 இருந்து 1994-95 வரை கொள்கைக்கு கொண்ட முதல் போற்று. அம்மற்றும் இந்த சான்றுகளை தரும் மதைப்படுத்த விளையாட்டுகள் என்பன சுட்டுச் செய்யப்பட்டு வந்தன. 3.50 கிராமாமை வைக்காலத்தில் 1968ல் 92 வருடம் வரை 1993-94 வரை இந்த கலைநிறுவனத்தின் விளையாட்டு நிறைந்ததாகும்.

தொலைக்காக்கள்: அதற்கு சில முடிவு உள்ளது 1994-95 வரை இந்த போர்கள் மற்றும் செயல்பாடுகள் மதைப்படுத்தப்பட்டு வந்தன. முதல் போர்கள் முதல் சின்ன தீர்மானம் அர்ஜுமன் முதல் 412 இருந்து 1994-95 வரை கொள்கைக்கு கொண்ட முதல் போற்று. அம்மற்றும் இந்த சான்றுகளை தரும மதைப்படுத்த விளையாட்டுகள் என்பன சுட்டுச் செய்யப்பட்டு வந்தன. 3.50 கிராமாமை வைக்காலத்தில் 1968ல் 92 வருடம் வரை 1993-94 வரை இந்த கலைநிறுவனத்தின் விளையாட்டு நிறைந்ததாகும் உடன்கொண்ட முதல் போர்கள் மற்றும் செயல்பாடுகள் மதைப்படுத்தப்பட்டு வந்தன.
9 మార్చి, 1994

ప్రస్తుత తెలుగు కాలనియం

ష్ణ్ణా గణాధికారి:

అటుడి. సంహకం వచ్చింది పర్యవేక్షణ నిండి
నాను వచ్చింది అభివృద్ధి బాగుడ. మీద ఇది మన పాలనలో. మాత్రమే 33 సంచు ఏకాగ్ర సయనం వచ్చింది. ఏడు దివసానికి ప్రతి మీద 21.05 సంచు ఏకాగ్ర సయనం వచ్చింది.

ష్ణ్ణా గణాధికారి (హిస్ట్రీ):— మీద ఇది మన మాత్రమే 33 సంచు ఏకాగ్ర సయనం వచ్చింది. వాటి సంఖ్యలో వాటి సంఖ్యలో మీద ఇది మన మాత్రమే 33 సంచు ఏకాగ్ర సయనం వచ్చింది. వాటి సంఖ్యలో వాటి సంఖ్యలో మీద ఇది మన మాత్రమే 33 సంచు ఏకాగ్ర సయనం వచ్చింది. 

ష్ణ్ణా గణాధికారి (పిన్ ఆస్వాతి):— అటుడి. సంహకం వచ్చింది పర్యవేక్షణ నిండి
నాను వచ్చింది అభివృద్ధి బాగుడ. మీద ఇది మన పాలనలో.

ముఖ్యమైన - మామిడి శాంతిమహేంద్ర.

ఒకే సమయం ప్రస్తుతం చక్ర విషయం సంబంధంగా మనం చెప్పాలి. శాంతి మహేంద్ర అనే వాస్త్వికత విలసిన తన మేనింగ్ ప్రదర్శనాత్మక సాహిత్య. యుద్ధం అప్పటికే సారి పాటు చెప్పాలి. దాని ప్రధాన ప్రాంతం అలాగే నిషేధాన్ని పరిపాలిస్తుంది. ఆహారం, విద్యా, సాంస్కృతికత, సౌందర్యం లేదా మేనింగ్ ప్రదర్శనాలు ద్వారా నిషేధాన్ని పరిపాలించారు.

మనం ఒకే సమయం ప్రస్తుతం చక్ర విషయం సంబంధంగా మనం చెప్పాలి. శాంతి మహేంద్ర అనే వాస్త్వికత విలసిన తన మేనింగ్ ప్రదర్శనాత్మక సాహిత్య. యుద్ధం అప్పటికే సారి పాటు చెప్పాలి. దాని ప్రధాన ప్రాంతం అలాగే నిషేధాన్ని పరిపాలిస్తుంది. ఆహారం, విద్యా, సాంస్కృతికత, సౌందర్యం లేదా మేనింగ్ ప్రదర్శనాలు ద్వారా నిషేధాన్ని పరిపాలించారు.
Is it an election promise. Let him answer. If it is an election promise, it is alright.

Let him answer. If it is an election promise, it is alright.

Is it an election promise or a mere promise. Let him answer. Sir, he has gone on record, regarding the issue of cards.

is an election promise or a mere promise. Let him answer. Sir, he has gone on record, regarding the issue of cards.
మాహీతి పరిశోధనకు అవసరం కంటే ప్రతిష్ఠానానికి ఎందుకు ఎంతో అంతర్భాగం. నాటికి ఉండి మేమన్ని సంశయాంశాలను పంపించండి, నానే ప్రతిష్ఠానం కంటే ఎంతో అంతర్భాగం?

మార్గదర్శనం:- అందులో, ఎన్నికలు ప్రాంతం లేదా పరిశ్రమలు నివాసం చేసిన ఇండం ఎంతో అంతర్భాగం. అది ఎంతగా పరిశ్రమలు లేదా పరిశ్రమలు నివాసం చేసిన ఇండం ఎంతగా అంతర్భాగం. 1993-94 లో 33 ఎందుకు పరిశ్రమలు నివాసం చేసిన అంతర్భాగం. ఇంది పరిశ్రమలు ఎందుకు ఎంతగా అంతర్భాగం. 1993-94 లో 33 ఎందుకు పరిశ్రమలు నివాసం చేసిన అంతర్భాగం. 1993-94 లో 33 ఎందుకు పరిశ్రమలు నివాసం చేసిన అంతర్భాగం.

(అవసరం)

Mr. Speaker: There is a demand. You can speak.


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(a) The hon. member for Vizianagaram (Mr. C. R. Reddy) says: (a) 1975, the government has reduced the excise duty on 1974, the government had increased the excise duty on "A" 25 per cent 66 per cent. Two months later, the government had increased the excise duty on "B" 29 per cent 45 per cent. The government had increased the excise duty on "C" 25 per cent 66 per cent.

(b) The hon. member for Vizianagaram (Mr. C. R. Reddy) says: (b) 1975, the government had reduced the excise duty on 1974, the government had increased the excise duty on "A" 25 per cent 66 per cent. Two months later, the government had increased the excise duty on "B" 29 per cent 45 per cent. The government had increased the excise duty on "C" 25 per cent 66 per cent.

(c) The hon. member for Vizianagaram (Mr. C. R. Reddy) says: (c) 1975, the government had reduced the excise duty on 1974, the government had increased the excise duty on "A" 25 per cent 66 per cent. Two months later, the government had increased the excise duty on "B" 29 per cent 45 per cent. The government had increased the excise duty on "C" 25 per cent 66 per cent.

(d) The hon. member for Vizianagaram (Mr. C. R. Reddy) says: (d) 1975, the government had reduced the excise duty on 1974, the government had increased the excise duty on "A" 25 per cent 66 per cent. Two months later, the government had increased the excise duty on "B" 29 per cent 45 per cent. The government had increased the excise duty on "C" 25 per cent 66 per cent.

Mr. Speaker:—Is it the way? You are not habituated till now.
Sri P. Ashoka Gajapathi Raju (Vizianagaram):- Speaker Sir, this is a very serious problem. The lands have been assigned to weaker sections for agriculture. Then after a couple of years when shrimp farming gains ground, they have not been allowed to make money because they are weaker sections. Therefore, the whole administration comes on them to please one person who has actually happened to be a M.P., a defector M.P. That is a different issue. These lands are grabbed from the weaker sections. Is it a fact? Sir, in that area 23 murders have taken place of weaker sections. No action from this Government. That is why they have frightened.

Mr. Speaker:- But you are not asking a question. You are giving a definition of the ....

Sri P. Ashoka Gajapathi Raju:- I am telling you the reason why we are putting it. Sir, my submission through you to the Minister is that even in the District Planning Board when this question came up this answer was not come. It was agreed that the lands were grabbed and it was the District Administration that they would take steps to see that weaker sections will be restored their land. My question is simple. Why is this anti-weaker-section stand taken, by not allowing these people to make money out of Shrimp cultivation. The Govt. should restore the land to the weaker sections, scheduled caste people that was assigned two decades back. What steps will this Government will take to see that there will not be political patronage of any kind?

Sri K. Rama Reddy:- Is it the way Sir? You just listen what are the facts.
Mr. Speaker:— The lands to be restored to them.

(Assembly)

Mr. Speaker:— Is it the way? It can't be said that the assignees have restored the lands to them. Is it the way? The assignees have not restored the lands to them. How did this landed person, an industrialist, a defector M.P. be encouraged to take possession of that land.

(Assembly)

Mr. Speaker:— The lands to be restored to them.
Sri K. Vidyadhara Rao:— He has already taken possession, Sir. Let the Honourable Minister know that if the Collector has mislead him, he should take action against that Collector and that Collector should be suspended because the land has already been taken possession by this Shrimp Company.

Sri K. Rami Reddy:— I am not blaming Mr. Ashoka Gajapathi Raju. What he said about anti-weaker sections.
Sri K. Vidyadhara Rao:— You have to come to our rescue. If the Government want to dephase the allegations against them, let them come out with a clear answer.

I am not making an allegation.

I am quoting the Finance Minister.

(Interruptions)
Sri K. Vidyadhara Rao: - Will the Government give a categorical assurance to this august House and the people of Andhra Pradesh that they will book land encroachers under land grabbing and restore the land to the beneficiaries whoever may be identified by you within 15 days?

Sri K. Rami Reddy: - We resume back that land. What we have to do, we will examine.

Sri K. Vidyadhara Rao: - He has agreed. I want to know through you is it not a fact that the present land is under the possession of this Company? What have let you down.

Sri K. Vidyadhara Rao: - The Company's land which is the present land is under the possession of this Company? What have let you down.

Sri K. Vidyadhara Rao: - We can book under land grabbing. Already we have given possession to the weaker sections. You are presuming that still assignees are there. Now, we have to take the assignees. As per the procedure, we can resume back that land Sir and after that what we will have to do, we will examine.
Sri K. Rami Reddy:— Every aspect will be examined.

Sri K. Rami Reddy:— Still, assignees complain.

Sri K. Rami Reddy:— Adjudg., assignees, claimants, and others. It is submitted that the assignees have been adversely affected. In the light of the very judgments, it is submitted that the assignment is void. The assignees, the claimants, and others are aggrieved. Wherever the judgment is not followed, it is submitted that the assignees, the claimants, and others are aggrieved. It is submitted that the assignees, the claimants, and others are aggrieved.

Sri K. Rami Reddy:— Adjudg., assignees, claimants, and others. It is submitted that the assignees, the claimants, and others are aggrieved.

Sri K. Rami Reddy:— Adjudg., assignees, claimants, and others. It is submitted that the assignees, the claimants, and others are aggrieved.

Sri K. Rami Reddy:— Adjudg., assignees, claimants, and others. It is submitted that the assignees, the claimants, and others are aggrieved.

Sri K. Rami Reddy:— Adjudg., assignees, claimants, and others. It is submitted that the assignees, the claimants, and others are aggrieved.
There is a democratic procedure. We have given a very satisfactory time for this.
It is a different one. It is a saline land. According to the present norms, we have to hand it over to the Fisheries Department. Then, we have to examine. It is entirely a different land. It is a saline land. That is why I am telling that it should be examined.

(a)
మామ ప్రతిపాదించినరు - ఆధారపుగా మామల్లోని తరువాత ఆనందించండి. కాని ఇది ప్రశ్నతో అంతరించండి. నంది విధస్థితిలో వాటిని ప్రారంభించండి. నంది విధస్థితిలో వాటిని ప్రారంభించండి. నంది విధస్థితిలో వాటిని ప్రారంభించండి. నంది విధస్థితిలో వాటిని ప్రారంభించండి. 

అనేక ప్రశ్నలు - అనేక ప్రశ్నలు మామల్లో తండ్రి పార్టీలో వాటిని ప్రారంభించండి. నంది విధస్థితిలో వాటిని ప్రారంభించండి. నంది విధస్థితిలో వాటిని ప్రారంభించండి. 

మామ, 16-11-1993 నాటికి మరధాతో అధికారికంగా ప్రారంభించబడింది. ఇందులో ప్రారంభించబడింది. ఇందులో ప్రారంభించబడింది. ఇందులో ప్రారంభించబడింది. ఇందులో ప్రారంభించబడింది.
(ఆధారాలు)

లెంకల 4,663 ప్యాస్ బాసంతుల కు 20 కాలపు ప్రామాణిక అధీనం. అందువల్ల
ఇంకా 2,110 ప్యాస్ బాసంతుల కు, ఎద్దుకును ఒకే రెండు సార్లు ప్రామాణిక అధీనం. దీనితో సాధనం అధీనం
చేయడం కోసం కేంద్ర కేంద్రానికి అధీనం కంటే లేదు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. భావిస్తుంది
లేని ప్యాస్ బాసంతుల కు అధీనం చేయడానికి సాధనం చేయడానికి అధీనం
వచ్చగా, లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేయడానికి
దీనితో సాధనం చేయడానికి అధీనం చేశాడు. దీనితో సాధనం చేయడానికి అధీనం
వచ్చగా, అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు. అందువల్ల లవం తామాణ నిర్ణయం చేశాడు.
9)3,n- S - & srfb*)& ^aSrp*f&&ocG- 9 &r3^,* !994- 327

3)€c3cRro3 e^)^bo 6o3 a-M 3a^&)^^ g^&) 3c&sSb36oe*

3) &A.6 $jg5:- e-3 &rR6^S 3aoa535 a^agaA Jg^cr 33 —

%( &- ?r^6cr&:- s!^^3 e5.33fn* 95! eS5<,3*i$.a ooSrr s^tr^cb

3) g. 30^55.:- 3^ 3A^ a&r9*Ro 5^c^5rr a^^- 93!

<&o^^ Ba5jL 35X ^Sr&) sr^gS&so- 5*A 3t3g"5,a QO*^&o- J3^

^Tt5CoSo3og JS^oooN 3& ^<&)3bco)g5r33 ^^s^d &o$r^ A^b&tDn-

3&e*a*ea 3^9^§^ &rc- ^Er^&o- c*A5rr&) JSgRcooN ^3^o&' 7oe

E6^0 g&Ted)^ e& 3^5^ oj)^^ ^e^r^o- 5odS& $&<&)&3r5s

Jo-^5-H- RrTS^go-^rrdb e^{igo ^^ ga&St* 5*3 ec&)A ^3o$§*^orr

3o6A e^ao &3a<3*p*3Bo eo^oa- A)6sr8 ybCoR s*3oo^ 33b#o. o

&K?^CM e3&r& aid^i^^da&KxoyoMo^a ^A33^^&)- 3*n%s3cr&n*83

e S^orr ^Sr&To^^oaS eo^K!*^- 3&* a^&&rr A^y<Ao^, JG$3^&3,

e$&&^!)& JogRcooS 3^^o* Qo&)^6rr &rar 3^^- s*)& Jrr^JbA Sv^o*

3*&) Jg^c* & 3%<R)o5* 3&3e) &ru*cxbay%. a<o^ &uC^,oSArr^ aco^
మనిషి యాదాద్రి:- నీటి సందర్భంలో ఎంతో అభిమానం?

సిద్ధి:- అధ్యాయాలలో:- 2 వ తరువాత రద్దుల నకు 20 రద్దులు లేయడాని అభివృద్ధి నిర్ణయించారు. ఆధారంగా 10 రద్దులు సమయంలో నిర్ణయం చేసారు. ఇతర శాసనాల తీవ్రత ప్రకారానికి స్థాయిగా నిర్ణయం చేసారు. ఇది వైపు జరిగిన రోజాంగం ద్వారా నిర్ణయం చేసారు. రోజాంగం 15సమాధానం రెండు సందర్భంలో మద్యాంగం నిర్ణయం చేసారు. మద్యాంగం నిర్ణయం అధికారికంగా మద్యాంగం మినమించారు. మద్యాంగం మినమించారు.

మనిషి యాదాద్రి:- నీటి సందర్భంలో ఎంతో అభిమానం?

సిద్ధి:- అధ్యాయాలలో:- దానికి ముందు ఎంతో అభిమానం?

(అధ్యాయం)

సిద్ధి:- అధ్యాయాలలో:- ముందు ఎంతో అభిమానం?

(అధ్యాయం)

మనిషి యాదాద్రి:- నీటి శాసనాల మినమించలేదు?

సిద్ధి:- అధ్యాయాలలో:- ముందు ఎంతో అభిమానం?

(అధ్యాయం)
3) $3^3 \times 3 \times R$

4.600 $\ldots$

Member:

I am giving answers. If you interrupt like this I am not going to give answers.
9 మార్చి, 1994

ప్రమాదం - సాహిత్య ప్రతిస్పర్ద్యం

పదం 1. సాంకేతికం - అధికారిక విధానాల ప్రకార, దృష్టి లేదా పరిమితి కూడా మనం మాత్రమే స్వాతంత్ర్యం ఉంచగలరు.

(శాస్త్రశాస్త్రీయ)

ఫింక్షనల్ విధానం, సాధనాలు అవసరం. ఇది ఒక విధానం యొక్క పరిమితి కోసం ఉపయోగించబడుతుంది. ఫింక్షనల్ లేదా అన్ని విధానాల పై నిర్భయతను నిర్మించాలంటే, ఫింక్షనల్ విధానం అంత చివర ఉపయోగించే వాటి ప్రత్యేకతలు ఉండాలంటే.

(శాస్త్రశాస్త్రీయ)

పదం 2. సాంకేతికం - అధికారిక విధానాల ప్రకార, దృష్టి లేదా పరిమితి కూడా మనం మాత్రమే స్వాతంత్ర్యం ఉంచగలరు.

(శాస్త్రశాస్త్రీయ)

పదం 3. సాంకేతికం - అధికారిక విధానాల ప్రకార, దృష్టి లేదా పరిమితి కూడా మనం మాత్రమే స్వాతంత్ర్యం ఉంచగలరు.

(శాస్త్రశాస్త్రీయ)
I assure this House that whoever is eligible to become the Member of the Society (with Hyderabad Municipal Corporation Limits) I am going to take as Members, provided all the conditions are fulfilled; provided they are prepared to pay the necessary fee of Rs.108/- to Rs.110/- for the Membership. We are not wagging - we are not helping any person who is not eligible.

Sri G. Venkat Reddy:— Membership target given by the Excise Department is 56; the information furnished by us is correct. Mr. N. Chandrababu Naidu you cannot prove false figures in the House and demand for an enquiry, I am telling you. You cannot dictate Sir, I am disputing with whatever figures he has said. He cannot give false figures to the House and demand for an enquiry.

I am giving the details. I am prepared to give answer for that also.
9 జనవరి, 1994. సూచిపత్రం - అధికారులు నామములు

మీద మాత్రమే ప్రత్యేక సందేశం ఉంది. అంశం 121 మంది నమ్మారు ఎంతో ఆంగ్లం సమాచారం ప్రపంచంలో లేదా జాతి ప్రభుత్వం అంతర్భాగం ఎంతంటే ఇందులో జరిగింది. అంటే ఇంతో కంప్యూటరు వంటి ఎంతో ఉపయోగించే మంది ప్రభుత్వానికి ప్రత్యేక సందేశం నిర్ధిష్టం చేయబడింది.

మీకు ప్రత్యేక సందేశం సందర్భంలో:- అంశం 21, అంశం 23 ప్రత్యేక సందేశంలో మనం వాడి వైపిస్సిరించాలా. ఒకసారి వైపిసిరించారు. ఒకసారి వైపిసిరించడం ప్రత్యేకంగా అంశం 39లో ఇంటాం పరిస్థితులు. అంటే మనం ఏంటే ఎంచుకునే కొనసాగించారు. అంటే ఈ విషయం కోసం ఎంటే ఎంచుకునే కొనసాగించారు. మీకు తెలియజేస్తానికి మనం ఓడించాను. ఉద్యోగ వస్తువు ఎంచుకునే అది ఎంటే ఎంచుకునే కొనసాగించారు. మీకు తెలియజేస్తానికి మనం ఓడించాను.

మీకు ప్రత్యేక సందేశం సందర్భంలో:- అంశం 41, అంశం 43 ప్రత్యేక సందేశంలో మనం వాడి వైపిసిరించాలా. ఒకసారి వైపిసిరించారు. ఒకసారి వైపిసిరించడం ప్రత్యేకంగా అంశం 45లో ఇంటాం పరిస్థితులు. అంటే మనం ఏంటే ఎంచుకునే ఒక్కించారు.

మీకు తెలియజేస్తానికి మనం ఓడించాను. మీకు తెలియజేస్తానికి మనం ఓడించాను.

(అధికారులు)
స్రీ గె. వెనకాత్ రెడ్డి:- సిర్, మంగుల ఒంకార్ దూరికి ఆర్పణ చేస్తుందని చెప్పాడు. మంగుల ఒంకార్ ఎందుకు ఆర్పణ చేస్తుందని చెప్పాడు. మంగుల ఒంకార్ ఎందుకు ఆర్పణ చేస్తుందని చెప్పాడు.

స్మార్ట్ స్పీకర:- ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు.

(దిస్ట్రిక్టియన్)

స్మార్ట్ స్పీకర:- ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు.

(దిస్ట్రిక్టియన్)

మంగుల ఒంకార్:- ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు.

(దిస్ట్రిక్టియన్)

మంగుల ఒంకార్:- ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు. ఇది సాధ్యం కాదని చెప్పాడు.

Sri G. Venkat Reddy:- Sir, Mr. Omkar demands for instituting an enquiry.

Mr. Speaker:- It is not necessary.

మంగుల ఒంకార్:- There are no allegations as such against the society or no specific allegation is given by any Member in this House or anybody in the State. I am telling that I am going to enquire into that by the Senior most I.A.S. Officer. We are prepared to institute an enquiry and we are going to arrange enquiry by Senior most IAS Officer.

( Interruptions)
Sri G. Venkata Reddy:- Sir, I said very clearly that we are going to conduct an enquiry.
When you are prepared, his intentions are clear, when you are very clear that you wanted to route out the corruption...Kolleru’s (affair) we hav not seen the light of the day.
Welfare of the tappers is the intention of the Government and it is not the question of losing the revenue of 3 crores or 4 crores. That is why, we have given this to all the cooperative societies in the State.
Sri P. Ashoka Gajapathi Raju: Sir, the Andhra Pradesh Electricity Board has entered into an agreement relating to
the principles of purchase of power. What are those principles?
With regard to this, our information is no global tenders are called, who tendered and how many tendered? What were the
criteria under which this industry or this entrepreneur was
selected. We understand from the local people that there is
no water there. Is it a fact? If it is a fact, wherefrom this
industry is going to draw water for its requirement? Has this
unit received Central Electrical Authority permission? Will
this generate local employment? If so, what are the norms for
giving employment to the local people. There is land acqui-
sition component also. What are the steps taken by the Govern-
ment to pursue these industrialists to rehabilitate the dis-
placed people. If they are in possession of the requisite
qualifications, what is the Government doing to impart neces-
sary education so that they can be rehabilitated in this
industry?
*9394–Q.— Sri Mohd. Jani:— Will the Minister for Minority Welfare be pleased to state:

(a) whether it is fact that the A.P.M.F.C. is conducting training classes in Tailoring for women; and

(b) if so, the procedure adopted for selecting the candidates?

Minister for Minorities Welfare and Wakf (Sri Mohd. Ali Shabbir):— (a) Yes, Sir.

(b) A Committee of Officials of the Corporation has been constituted to select the women candidates. Qualifications are that the age of the candidates should be upto 35 years; the candidates should have passed 8th Standard examination which is relaxable in deserving cases and the annual income of the candidate/her family should be less than Rs.10,000/- per annum. The Committee has selected 70 candidates based on the above criteria.
ధర్మపాలి మహారాజేశ్వరం సంప్రదాయం దేశం లో వేసిన గుడ్డానికి వేసిన గుడ్డానికి చేపలు ఉండవచ్చు. ఈ గుడ్డానికి చేపలు భారతదేశంలో వేసిన గుడ్డానికి చేపలు ఉండవచ్చు. ఈ గుడ్డానికి చేపలు భారతదేశంలో వేసిన గుడ్డానికి చేపలు ఉండవచ్చు. ఈ గుడ్డానికి చేపలు భారతదేశంలో వేసిన గుడ్డానికి చేపలు ఉండవచ్చు. ఈ గుడ్డానికి చేపలు భారతదేశంలో వేసిన గుడ్డానికి చేపలు ఉండవచ్చు. ఈ గుడ్డానికి చేపలు భారతదేశంలో వేసిన గుడ్డానికి చేపలు ఉండవచ్చు.

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గడప్పటి నామం చేప- చేప కారణాలు, మార్గాలు, విధానాలు, కమ్యూనిటీ సమావేశాలు ఇంటి నిపుణులు కప్పు నిస్మీతిలో ఉండేవచ్చు:

(1) గడప్పటి అంధరాత్మక పథము కోశాలయం, రాత్రిసెట్టు పథము హుండి (డీసీ), రాత్రిసెట్టు పథము హస్తస్థ (డీసీ-డిసీ) రాత్రిసెట్టు పథము ప్రధాన పథము మార్గాలు;

(2) గడప్పటి బాలహాని హుండి మార్గాలు, సంస్థలు, నాగప్పటి సమితులు;

(3) గడప్పటి ఆదరాయి సమితులు వంటకుడు జరిగింది.

మార్గాలు, సమాచారాలు లేదా పాటాను విషయం?

పాటాను విషయం, సమాచారాలు లేదా పాటాను విషయం (పాటాను లేదా సమాచారాలు): - (3) గడప్పటి ఆదరాయి పాటాను జరిగింది జరిగింది, గడప్పటి ఆదరాయి పాటాను జరిగింది జరిగింది, గడప్పటి ఆదరాయి పాటాను జరిగింది జరిగింది.
(i) உயிர் அம்சங்கள் தானெய்சாய்மையின் மையத்தில் வந்தன.

(ii) இன்னுமொரு திண்மவாங்கத்திற்கென்று வருகின்று. இது தனித்து விளக்கமிக்கும் செயல்களின் விளக்கம் முதலில் செய்யப்பட்டது. 'சீரமை, எச்சம் செய்யும்' பாடல் பிற்றுடன் வடிவைத் தந்திருக்கும். இராவணியன் விளக்கம்தோன்றுறந்து, அடையாளியை விளக்கம்தோன்றுறந்து, புனிதன் விளக்கம்தோன்றுறந்து, புனிதன் விளக்கம்தோன்றுறந்து, புனிதன் விளக்கம்தோன்றுறந்து, புனிதன் விளக்கம்தோன்றுறந்து.

(2021/05/15) சுவாமி கருணாயியார்

In the Irrigation Demand (Demand No. 37) there is one typographical error. The typographical error has crept in Page 2 of the Policy Statement on Demand 37 for grants by the Chief Minister. The correction is the sub-head stage-2 of Page 2 to be deleted and to be placed before the last sentence in Para(1) of Page 37. This is the submission. Thank you, Sir.
నేడు చక్రవర్తియులు.


dated: జనవరి 1992

ప్రపంచంలో సాధారణంగా వ్యాపించే విషయము ప్రపంచ స్వాతంత్ర్యం ప్రామాణికంగా విస్తరించే వ్యాపారం. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. పనిచేసే పరిస్థితులు ముఖ్యంగా ఆస్తులతో పరిశ్రమించబడతాయి. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది.

(ప్రకటనం)

ఎందుకను మాత్రం ప్రతి పరిశ్రమించబడతాయి. జరిగిన విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. పనిచేసే పరిస్థితులు ముఖ్యంగా ఆస్తులతో పరిశ్రమించబడతాయి. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది.

(ప్రకటనం)

ఎందుకను మాత్రం ప్రతి పరిశ్రమించబడతాయి. జరిగిన విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. పనిచేసే పరిస్థితులు ముఖ్యంగా ఆస్తులతో పరిశ్రమించబడతాయి. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది. ఈ విషయము ప్రపంచంలో ముఖ్యమైన వస్త్రానికి ఉపయోగపడతోంది.
Therefore, I appeal through you either to the Chief Minister or somebody to take some stringent action.

344 Therefore, I appeal through you either to the Chief Minister or somebody to take some stringent action.
I have noted it and we will look into it.
9th May, 1994

Sir,

I would request the Hon'ble Home Minister to pay a little
attention on this matter. Sir, we have to take drastic steps on this matter. Film posters are being pasted on the walls in all over the City especially near schools and colleges. This is having a bad effect on the young minds. Further, in all the cinema theatres morning shows are run and to attract more public to the morning shows the managements of the cinema theatres are attaching blue film reels with the original film reels. Further, a number of illegal video parlours have been opened in the twin cities where they are showing blue films and most of such video parlours are located near schools and colleges. Most of the students studying in the schools are not going to their classes but they are going to the video parlours and seeing the blue films. Earlier there was an order that the printer's name and address should be printed on the posters. In this connection, I would like to know from the Home Minister as to how many cases have been booked against the defaulters.
ప్రతియే సాధారణం - అధిక అధికారికమైన లేదా అంకన పట్టణం
15 సంవత్సరాల ప్రధానంగా అవసరం ఉంటుంది.

మాత్రం వింతలు - (మార్పులు) ప్రత్యేకంగా స్వప్నం నిర్మాణం లేదా అరణము తయారీ.

చేక బిగ్మెన్స్ - సమాధానం కేంద్రం ప్రత్యేకంగా సంచలన తయారీ అంటే వైనపరండివి అవసరం ఉంటుంది. తమకు చెందడం ప్రత్యేకంగా మరింత జరిగింది. పైనికిని మరింత ప్రత్యేకంగా మరింత జరిగింది. పైనికి మరింత జరిగింది. పైనికి మరింత జరిగింది. పైనికి మరింత జరిగింది.

ప్రవచన - ఇది ఎంతో పురాతనం. పురాతనమైన కర్ణాటక విశ్వసించి తయారీ అయిన ఇది ఎంతో సంచలన తయారీ. నానిందా తయారు అయిన ఇది ఎంతో సంచలన తయారీ. నానిందా తయారు అయిన ఇది ఎంతో సంచలన తయారీ. నానిందా తయారు అయిన ఇది ఎంతో సంచలన తయారీ.

(మార్పులు)
15. செருமையில் அமர்ந்துள்ள இந்த முயற்சி, குறிப்பிட்டிருக்கும் காற்றில் மேற்கு வாக்குப்பை வலயமாற்றி வருவதற்கு மிகக் காரணமாக இருக்கின்றது. இது அடிப்படையில் நமக்கு உறவு செய்ய வேண்டும். நமது முயற்சியின் கோர்ந்த செயல்களை மெங்கு முறையில் மாற்றி வருவதால், அவற்றுடன் தொடர்ந்து அவை விளையாடப்படுவதும். இது மேற்கு வாக்கின் காரணமாக இருக்கும். இது அமைச்சியில் மேற்கு வாக்கின் காரணமாக இருக்கும். இது அமைச்சியில் மேற்கு வாக்கின் காரணமாக இருக்கும். இது அமைச்சியில் மேற்கு வாக்கின் காரணமாக இருக்கும்.

பின்னர் இருந்து இது மேற்கு வாக்கின் காரணமாக இருக்கும்:

16. இது அமைச்சியில் மேற்கு வாக்கின் காரணமாக இருக்கும். இது அமைச்சியில் மேற்கு வாக்கின் காரணமாக இருக்கும்.
It is a public undertaking.

It is not a private undertaking. It is listed in our public undertakings. It is a public undertaking.

హీ. పాటిస్తుంది శాసనం

మార్చి 21, 1994

మార్చి 22, 1994

మార్చి 23, 1994

మార్చి 24, 1994

మార్చి 25, 1994

మార్చి 26, 1994

మార్చి 27, 1994

మార్చి 28, 1994

మార్చి 29, 1994

మార్చి 30, 1994

(ఇప్పటివరకు)

మార్చి 31, 1994

(ఇప్పటివరకు)
ఇది లాంచిపోయినది: నీటి విచారణలు అవసరం లేనప్పుడు.

ఇది రాతి రాతి సాధనం: అది లాంచిపోయినది అవసరం - కానీ ఆహార నందుకు తప్పానికీ ఇది నీటి విచారణలు అవసరం. I will have a meeting with the members concerned of Khammam District. We will involve all the members also.

మారుతున్నది నీటిది: జాతికిని నిలిచాం అది అవసరం అవసరం, వాతావరణం 20 అద్భుతమైంది. మరియు ఈమానానికీ అది 304.

ఇది లాంచిపోయినది: సమాధిత్వ అది నీటి.

మారుతున్నది నీటిది: సమాధిత్వ అది నీటి లాంచిపోయినది?

ఇది లాంచిపోయినది: సమాధిత్వం యొక్క ప్రయోజనం నీటి?

మారుతున్నది నీటిది: సమాధిత్వం యొక్క ప్రయోజనం నీటి?

ఇది లాంచిపోయినది: కేంద్రానికి యొక్క ప్రయోజనం నీటి?

మారుతున్నది నీటిది: లేదా ఎది యొక్క ప్రయోజనం నీటి?

ఇది లాంచిపోయినది: అది లాంచిపోయినది?

మారుతున్నది నీటిది: It is not a great blunder.

ఇది లాంచిపోయినది: It is not a great blunder. Who is the Minister. C.M. is Minister.

Mr. Speaker:- It is not a great blunder.

ఇది లాంచిపోయినది: It is not a great blunder. Who is the Minister. C.M. is Minister.

Mr. Speaker:- (To Sri Kudupudi Prabhakara Rao): You need not bother. It has already been announced.

ఇది లాంచిపోయినది: You need not bother. It has already been announced.

Sri G. Muddu Krishnam Naidu:- You can answer. ఈమానానికీ లాంచిపోయినది.
Sri K. Prabhakara Rao:- A circular was issued stating that the irrigation matter is looked after by the Minister for Commercial Taxes on behalf of the Chief Minister.

Sri G. Muddukrishnama Naidu:- Not for official purposes.

Sri K. Prabhakara Rao:- With the permission of the Chair only I am telling.

Sri G. Muddukrishnama Naidu:- It cannot be... It cannot be a right, Sir.

Sri K. Vidyadhara Rao:- He cannot... Speaker cannot allot portfolios. It is only the Governor who can allot portfolios.

Mr. Speaker:- It is noted for future.
Sri K. Yerranna Naidu:- You can say, we are allowing all M.Ps. and ex-M.Ps.

Mr. Speaker:- Nobody can be allowed inside the lobby.

Sri K. Yerranna Naidu:- Yes, Yes. That is what I say.
Sri Ch. Vidyasagar Rao:— You must write to the Hon’ble Speaker of Lok Sabha. I request the Hon’ble Speaker to write a letter to the Hon’ble Speaker of Lok Sabha.

Mr. Speaker:— All the papers listed on 8th March, 1994 are deemed to have been laid on the Table of the House.

Sri P. Ashoka Gajapathi Raju:- Sir, I crave your attention because this is a very very serious matter and I would request you to follow it also.

Sir, the narcotics and psychotropic substances in the past had been grown fairly freely. When Mrs. Indira Gandhi was the Prime Minister of our country, notwithstanding this being a State subject in the Constitution, she evolved a consensus among all the States in the country that the narcotics and psychotropic substances should be stamped out. Subsequently, Mr. Rajiv Gandhi, as the Prime Minister of India had even gone on international forums asserting that India was committed to the stamping out of this nefarious activity of getting, manufacturing, growing the narcotics and psychotropic substances and he also went to the extent of committing that if anybody from anywhere in the world reported us where this activity was taking place India would brutally stamp out. It was a firm commitment of our ex-Prime Minister Mr. Rajiv Gandhi. Sir, the Congress Governments in the State of Andhra Pradesh also in the past had pursued the same policy as announced by Smt. Indira Gandhi. Even the Telugu Desam Party, when it was in power, was committed to that policy. Unfortunately for the victims and fortunately for the unscrupulous elements that are involved in this trade, this Congress Government came in. After this Congress Government has come in, the growth of Ganja which was very very marginal earlier and which was done in inaccessible tracts, has now come off on to main roads. It has become a regular cultivating practice and the Department concerned has been conducting some raids here and there, catching of plants here and there, booking of culprits here and there, booking of scape-goats here and there. In fact the action of the State Government is not giving the confidence that the State Government is serious in stamping out this evil. In fact it is giving counter impression that the Government is encouraging this sedatious activity...Sir, I requested your attention because this is a very very serious matter... Sir, I now take the opportunity to send to you with regard to Medak District.
certain papers, documents, Adangals of land. They are copy of voters' list, copy of compensation award and the R.D.O's report which was submitted recently through the Collector, Medak to the Government. This establishes beyond doubt the involvement of certain Legislators namely the M.L.A., Nara-yankhed Constituency in this nefarious activity. Here are some press cuttings which I request you to peruse. Can I submit them to you, Sir?

(Papers were submitted)

In Medak District there was a raid conducted on 27th and 28th October, 1993. The raid was conducted in a village called Borancha Village in Mannoor Mandal of Medak District. Sir, though the raid was conducted...

Sri P. Kista Reddy:- Sir...

(Interruptions)

Sri K. Vidyadhara Rao:- It is a notice given against him about 15 days back, not today. A copy of the notice was also sent to him by the Legislature Secretariat. It is a notice against him and we have given it to the Speaker. He has admitted it.

(Interruptions)

Sri G. Srinivas Reddy:- *** ప్రమాణం మార్గంలో అంటే ***

Sri G. Srinivas Reddy:- అందులే, పారిపాలకుల విధానం నిలిచింది

(Interruptions)

Sri G. Srinivas Reddy:- *** ప్రమాణం మార్గంలో అంటే ***

Sri G. Srinivas Reddy:- తేరు మరియు నియంత్రణ సర్వం నిలించింది. కొనసాగితా, 304 కంపెన్సెయర్ సర్వం నిలించింది. ప్రతి ప్రతి కార్యం నిలించింది. ప్రతి ప్రతి కార్యం నిలించింది. ప్రతి ప్రతి సాధనం నిలించింది. ప్రతి ప్రతి సాధనం నిలించింది. ప్రతి ప్రతి సాధనం నిలించింది. I am inviting rule 281 for your kind consideration, Sir. 304 కంపెన్సెయర్ సర్వం నిలించింది. ప్రతి ప్రతి కార్యం నిలించింది. ప్రతి ప్రతి సాధనం నిలించింది... Let me complete. because your decision is going to regulate the business of this House in future also. Kindly look into rule 281.

(Interruption)

Let me read it, Vidyadhar... Just wait. Kindly be seated...

*** Expunged as ordered by the chair.***
"No allegation of a defamatory or incriminatory nature shall be made by a member against any person unless the member has given intimation to the Speaker and also to the Minister concerned.

Provided that the Speaker may at any time prohibit any member from making such allegation if he is of the opinion that such allegation is derogatory to the dignity of the House or that no public interest is served by making such allegation."

Sir, my submission is very simple. The principles of natural justice require that he must serve a notice on that member well in advance. The member is raising an objection that he was not served with any notice at all. Otherwise you must give him an opportunity to explain. You cannot hang him behind his back. You must give him an opportunity. It will govern for the future regulation of the business of the House.

Sri P. Ashoka Gajapathi Raju:— Speaker Sir, this is exactly why I have sent those documents to you.

(Interruptions)

I also know the rules just as much as you know the rules. You are not more senior to me and I am not more junior to you in any way.
Sri D.K. Samarasimha Reddy:— But the member is disputing that. When a member on the floor of the House disputes about the service of the notice, how can you take it for granted that it is served on him? Let them serve a notice on him.


Sri K. Vidyadhara Rao:— We have no objection;... "Statement to be made by the Hon'ble Minister for Excise & Prohibition to the notice under rule 304 given by Sri K. Vidyadhara Rao, M.L.A. and other M.L.As. regarding raising of Ganja plants in the State particularly in Medak District and involvement of Sri P. Kista Reddy, M.L.A., Narayankhed. This is the reply given by the Government itself."

Sir, it is a mandatory provision. 'may' is not mentioned. 'shall' is mentioned. It is a mandatory provision in the rule. Here they are making a personal charge against the member. I am not prohibiting them from making a charge. You do it. But first serve him a notice. Whatever papers you would like to rely upon, serve him a copy of those papers. Let him be ready with an answer. Don't hang him behind his back.
Sri K. Vidyadhara Rao:- We have given it to the Speaker. We have intimated to the Speaker well in advance and he has intimated about this.

Sri D.K. Samarasimha Reddy:- The point is very simple—whether he has been served a notice or not. Whether service of the notice is necessary or not—please give a ruling. That's all.

Sri D. Somnath Reddy:- Well, Sir. I said that rule 280 says he shall not make a personal charge against the member. But it does not prohibit from making a charge provided you serve a notice on him. That is the principle of natural justice. Even the rules say that. Please give your simple ruling. I am not coming in the way of discussion by this House. I am not trying to throttle the voice of anybody here speaking about the truth or otherwise, whatever they would like to do according to the rules of this House which govern the business of this House. My point is very simple. Here is a case where a member of this House is raising his protest before the Hon’ble Speaker saying that ‘well, Sir. They are making a charge against me. Before making a charge this is a mandatory requirement under the
rules and I have not been served with any notice.' If the rules say that no notice is necessary for a member you give a ruling, Sir. We will abide by the ruling. It will govern the future course of the business of this House. Otherwise if you find that a notice is necessary to be served on the member, then I stand corrected on that.

Sri Ch. Vidyasagar Rao:— It has already been served. It is deemed to have been served.

Sri D.K. Samarasimha Reddy:— Nobody feels shy to face 304. We are prepared to answer. But the thing is you cannot take away the right of a member. Please serve the notice.

Sri S.V. Sidddhuraj:— It is not necessary. We are prepared to answer.

Sri K. Vidyadhara Rao:— Sir, Sri Samarasimha Reddy said that he will stand corrected; if the member is claiming that he has not received the notice, it is not binding on us.
Absolutely it is well within the powers of this House to go ahead because the Speaker has ruled out such matters. If he is guilty and if you find like that during the court of the discussion if it is established according to the rules well, we can take proceedings as per the provisions of the Act. No allegation of any defamatory type shall be made by a Member against any person unless the Member has given intimation to the Speaker and also to the Minister concerned. You must read this Rule 281 along with the Rule 280. When you read in conjunction with Rule 280 then you will understand the intention of this Legislature in making this Rule 280 and 281. A Member while speaking shall not make a personal charge against a Member. Then if you go to Rule 281; no allegation of defamatory or incriminatory shall be made against any person. In the sense, a Member is excluded from any person this interpretation will not be correct, that don’t stand to the best of logic and it will not be in accordance with the logical interpretation. Sir, my respectful submission to you and as well as to other Floor Leaders is that here is a case where a Member is being levelled specifically a Charge against by the Opposition Member. Well they can raise it. I am not questioning that. But the thing is that when the Member specifically
gets upon the Floor of this House and says that I have not served any Notice, I don't know about it, you serve me Notice and serve me papers, let me go through it I am prepared to answer then you give him opportunity, you serve him papers and first you apply with the principles of natural justice. Sir, you know the sound principles of Natural Justice Audi, Alterem, and Partem i.e., right to be heard before he is condemned. You cannot condemn him without giving opportunity. You give him first of all Notice and serve him all the papers on which they rely upon then the discussion can take place otherwise Sir, they will be contributing to illegality here. That is my submission Sir. That is the reason why I want to give a Ruling.

Sri P. Ashoka Gajapathi Raju:- Sir, Rules are very very clear. My intention is not to ....

Mr. Deputy Speaker:- Honourable Speaker already admitted the Notice.
The first question that was put to me by the Speaker was has he served Notice on the Member? I said yes. I have served Notice on the Member as well as to the Speaker then alone it was allowed to be discussed. It was not allowed till then. Sir, call the Proceedings and look into the Proceedings and decide it and give a Ruling Sir. That is complied with. You just give facts to the House.

Sir, I am very cautious in my words. I never said he is guilty or I never give a finding.

Sir, 30. Respectfully:- Sir, I am very cautious in my words. I never said he is guilty or I never give a finding.
Sri P. Ashoka Gajapathi Raju:- Speaker Sir, I thank you for allowing me to continue.

Mr. Deputy Speaker:- It is already admitted by the Honourable Speaker. The Notice is given to the Member as per records. If Honourable Member wants I will also give the time.

Sri P. Ashoka Gajapathi Raju:- Speaker Sir, we have no objection for any kind of awards to go on records on any matter.

Sri P. Ashoka Gajapathi Raju:- Speaker Sir, because this subject was raised on 28th February in my absence. Therefore,
first opportunity may be given to me before they are startin
this. I shall then appreciate that action. Assuming that
this procedure is followed properly, it should be
agreed that Honourable Minister, I request the
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Member will get an opportunity. Let us not go to other things.

My humble request to you to go according to the procedure laid down.

Sri D.K. Samarasimha Reddy:— There is a mistake. The Notice was issued but not served.

but atleast... Let me complete Vidyadhara Rao Garu. I am speaking with the permission of the Chair. He has given me permission also. I am going to follow it. Member has already sent it to the notice. This is not seized. That shows he is not served. Let him serve with the papers. Atleast now...
We are conceding to that extent in order to facilitate the Chair and to save the time of the House.

You should know certain rules and abide by certain rules. Don’t be a tool in their hands.

That is sufficient. It is deemed that the notice has been served on him.

We are conceding to that extent in order to facilitate the Chair and to save the time of the House.
Sri G. Venkata Reddy:- Let us not deviate the procedure. My submission is this. I am suggesting that the notice should be served on the Minister as well as the Speaker. Then the procedure to be adopted so far as I am concerned. The Hon'ble Member must be given opportunity first and then only concerned individual will speak. Let there not be any deviation in the procedure which has been established already.

My submission is this. I am suggesting that the notice should be served on the Minister as well as the Speaker. Then the procedure to be adopted so far as I am concerned. The Hon'ble Member must be given opportunity first and then only concerned individual will speak. Let there not be any deviation in the procedure which has been established already.

I will be the last person to say that, I am not able to digest. That won't stand the test of the logic. That is not the proper service of the notice. Notice issued is different and notice served is different. There is subtle difference, between these two. You can appreciate better than all of us. Let the discussion go on. But before that let him be served with the papers. That shows that he has not been served earlier. He is now to be served. Let him be served with the papers. That shows that he is not to be served.
Sri P. Ashoka Gajapathi Raju:— I am also aware that the Minister has a right to reply; the Government has a right to reply. I am, with a great responsibility and also with a tremendous pain saying that there is no pleasure in accusing a colleague in the House here; there is absolutely no pleasure in it. This Narcotic and Psychopathic substances that have been permitted as a free sale has moved from tribal tracts and inaccessible areas down to the areas, main villages—it has been moved to the villages where the MLA is residing it has gone—now call it inefficiency or patronage or whatever terminology you may call it, it has reached these proportions.

On the 27th of October, 1993, there was a raid in Mannoor Mandal, Baraoncha Village—a raid was conducted. The Senior Most Officer was there, Excise Superintendent, two Assistant Excise Officers, 6 C.Is., 23 S.I., 60 constables, Press, Photographers, Videographers, Radio, T.V. This type of a raid is very very rare. It was conducted on that day of 27th October, 1993 in Baraoncha Village of Mannoor Mandal of Medak District. the FIR was not filed on the same day. Panchanama was done on the same day. FIR was not filed. Sir, one Officer Kurshid Ahmed, an Excise Inspector who was part of the raid was transferred. After his transfer, the FIR was filed, after concoction is done, after the forgery is done, after the record is tampered. Does this speak well? Does this give an indication that the Government is serious in stamping out Narcotics or does it give an impression, where officials or non-officials, where decent people or where people are involved in narcotic trade, what type of impression does this give? The FIR is filed. It is a concocted FIR. Certain peoples' names are deleted. A selection to that extent goes on. The Chief Minister of the land, the Minister of Excise, the commissioner of Excise, District Collector received memorandum to that effect. Then the Commissioner of Excise, Hyderabad asked the District Collector to enquire. The District Collector asked the RDO to enquire. The RDO enquires and submits his report on 27.11.1993 to the Collector.

For some unquestionable reason, the Collector sits on it till 21.2.1994 and then sends it to the Government. Why this delay? Can anyone explain Sir? The R.D.O. has gone to the Village; he has enquired; he has personally visited Survey Nos. 23, 24, 29, 48, 416, 227 and 69/41. He has said that the owner of S.No. 16 has not been booked. There has been this ganza burning in S.No. 16 but they have not been booked; there is symptoms of ganza burning.

Sir, he says that Survey No. 69/41 is Sri Pentaiah and he also says that it is not also known as to how a case has been booked against Sri Pentaiah as no raid was conducted in his field by the Excise authorities and no one went to this field so far. He says, the Pattedar of Survey No. 16 where ganza was normally shown as recorded as Sangamma who is the mother-in-law of Kista Reddy, M.L.A. Sangamma died and the
land is said to be exclusively under the possession and enjoyment of the MLA. Sir, he has gone on record saying "I have recorded the statement of the VAO, Sri K. Narasimha Reddy, who is the brother-in-law of Sri P. Kista Reddy, M.L.A. He is working as Village Administration Officer till 5.2.1992. He says that out of fear and danger for his life, he could not report about the ganza cultivation to the higher authorities. Is this the way of running the Government in our villages? He is also of the view why a prima facie case was registered against Excise S.I., Narayankhed and VAO and managed to delete Survey No. 16 in his report, was a clear evidence. Sir, he also mentions there is a general concept in the village, in the surrounding villages that most of the villages have cultivated ganza and Barancha is the village. Are we running the narcotic or are we running under the incompetent and inefficient Government Sir? where the Government is not accepting to see what is happening? Is this the level of politics are we running? Is this the type of encouragement that we want to give to anti-social elements to raise narcotics in our country? What is the Government doing sir? On the one side we find this; on the other side we find that the Government is searching for scapegoats. Kursheed Ahmed who refused to concoct the FIR, it was decided to transfer him out immediately after the raid was conducted on 27.10.1993 and another officer, Krishna Reddy is brought in there within a few days. He tamperes the document and then on the day he has tampered, the FIR is filed and this is brought out by the RDO and the Government is inactive and they just suspended one of these three S.I.s who have gone in the Panchanama and not who have tampered the records. Why not all three? Why search for scapegoats sir? The Excise Superintend-ent, who is the big man and the district head in whose presents this raid was conducted, nothing happened to him. The Government, the ACB seized on 14.12.1993 when it raided, probly this is a small cash-only Rs. 22 lakhs cash out of which 10 lakhs narcotics money was found by the ACB - money
that is given for protection, for transport and for running this nefarious activity. What this Government is doing? What type of messages are we sending? Innocent people are gone. Those who perpetrated these crimes go scotfree. Sir, a political angle also comes up. When Indira Gandhi was the then Prime Minister, she manages to get all the support in the country as the Prime Minister to convene a common forum and agree in principle to do away with narcotics and other such substances. The Government carrying her name by these deeds is encouraging the growth of these narcotics, what are we to understand? Even on the political side, don't you have to think, if you believe, if you believe, I underline, otherwise my friend Samarasimha Reddy will jump again—if you believe that your Member has even been remotely connected with this, don't you think you should take action on the political side also? Sir, the documents that have been sent to you clearly show the possession of Sangamma—this lady, she has passed away—the mother-in-law of the M.L.A. The land is under the possession of the M.L.A. or his wife who is cultivating the land, the Adangal clearly shows, pattedar list also says that he is that villager in that village and he is the resident and late Sangamma is also in the same house—it proves his residence. When she passed away, for certain lands, compensation was claimed by the M.L.A. which proves his legal heir status. Sir, what is the action can we expect from this Government? They give us to understand that they have taken serious action that there was no ganza in Medak. Then again, the S.P. of Medal continues on another raid on Korumilla Village on 23.12.1993 and finds ganza growing. What is this? Where are we going? My question to this Government is where are we going. Are we going to make all these villages like Baranaka Village and make them hotbed of ganza growing areas? In Narayankhed area and other areas ganza is growing, growing in all accessible tracts. Where are we heading when we are internationally condemning to stamp this out? Is Andhra Pradesh going to be the forerunner of growing narcotics in our country. These are the questions that remain with us.

Even in this answer, the Minister informs us that the Collector, Medak has proposed that this matter may be entrusted to the C.B. C.I.D. for making further investigation and this matter is under consideration of the Government. How long does it take for the Government to get matters like this under consideration—the period from October to February not enough—to take a decision? These are the decisions that should be taken within a week. Why should we try and use enquiries as a matter of procrastination? If procrastination takes place, what type of messages are you going to send sir? Sir, is it not the responsibility of the Government to suspend immediately through the Panchanama and the person who tampered? Why was Krishnaiah singled out for suspension? Why? Does not the Government own the explanation? Why was
Jaheerabad Inspector suspended? Jaheerabad is about 70 Kms. from here. He is made the scapegoat in the whole thing. Is it possible for that person to go and inspect or do we expect him to do without transport facility? What type of messages this Government is sending? Scapegoats are selected.

This Jaheerabad Inspector who was incharge of Mannoor for two weeks was suspended. Is this unfair or fair? Why there is no action on culprits? How many errors that have been made have not been mentioned in the answer. Sir, under the state Excise Laws, action can be taken. Under the Narcotics Prevention Act, Government of India, action can be taken. This Government owes an explanation to this House as to why they are not going according to the law of the land. We are not interested in the M.L.A, M.L.As come and go; but the law of the land should be implemented; Nefarious activities should be curbed and substances which turn human beings into living vegetables should not be encouraged; however big the person be who encourages, all the guilty should be brought to book. I also request through you the Minister for Excise to plug all the loopholes in the administration and I leave it to the M.L.A to decide Sir whether law should be taken against his own wife or himself; if he is a man, he will stand up as a man. Sir, I demand from this Government action as per law, to arrest all the culprits; not to find scapegoats and see that the law of the land is implemented. I also request through you I have a personal request to the Minister for Excise because I am seeing him laughing, not to make this matter a laughing stock and moral responsibility also should be very much there and this Government should tell us firmly what steps they are taking. To my colleagues I would put it as a request because wisdom may prevail on even in the criminals— I request my colleague Kista Reddy Garu to have an iota of responsibility and reason Sir. Thank you.
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లేదా 304 దిసంబర్ ప్రస్తుతం మీదుగా

ప్రస్తుతం చెప్పిన ఇమ్మదైది లోని సారిన ఇంటి మీదుగా నిలుస్తాడు. ఇవి లేదా చదువు కనిపించిన ఇంటి మీదుగా నిలుస్తాడు.

ఈ చిత్రంలో అంతర్భాగం ఉంది. ఈ చిత్రం సారిన ఇంటి మీదుగా నిలుస్తాడు.

చిత్రంలో ప్రస్తుతం చెప్పిన ఇమ్మదైది లోని సారిన ఇంటి మీదుగా నిలుస్తాడు.
మశయు-304 రీతులు మూడైన దినాంకం: జనవరి 5 నాడుతో ఇంద్రాంకాలు అంచనాసమే యార్థం ఉంటుంది...

మామలు మరాంకం అంచన ఉదయు ప్రతిపాదం కంటే ప్రతిపాదం అమరుగితుంది. మంచి సీమలు పరిస్థితులను కంటే సీమలు ఉదయు ప్రతిపాదం పరిస్థితులను అమరుగితుంది. అంచన ప్రతిపాదం తరుగు సీమలు పరిస్థితులను ఉదయు ప్రతిపాదం పరిస్థితులను అమరుగితుంది. మంచి సీమలు అవికంలు పరిస్థితులను అమరుగితుంది.
శ్రీరాంధర సాధనాలు - గురించి అంకితం చేయబడిన ప్రపంచ నాటివుడు స్వామీ గాయత్రి శాస్త్రానికయ్య చిత్రానికయం సమాచారం లో నెల్లుతుంది. ఈ చిత్రానికయం లో కంద యుద్ధం ప్రకారం, దేవుడు వినాయకుడు సమ్మూహం ప్రవహించాడు. ఈ చిత్రానికయం లో గుర్తించబడిన పాతనాలు, పాతనాల ప్రకారం పోకేది అవసరం. ఈ సాధనాలు సాధారణంగా ప్రభావాద్యమైనది. 

ప్రపంచ నాటివుడు స్వామీ గాయత్రి శాస్త్రానికయ్య చిత్రానికయం సమాచారం కొనసాగింది. ఈ చిత్రానికయం లో కంద యుద్ధం ప్రకారం పోకేది అవసరం. ఈ సాధనాలు సాధారణంగా ప్రభావాద్యమైనది.
380 9 మార్చి, 1994 నిమిషాం సంవత్సరాలు ముద్రించబడింది

మార్చి 13 నుండి 14 మార్చి సంవత్సరాలు ముద్రించబడింది. ముద్రించబడిన సంవత్సరాలు ప్రపంచ భూమి నుండి సంవత్సరాలు ముద్రించబడింది. ముద్రించబడిన సంవత్సరాలు ప్రపంచ భూమి నుండి సంవత్సరాలు ముద్రించబడింది.
The pattadar of S.No. 16, who is the mother-in-law of Sri P. Kista Reddy, M.L.A. Smt. Sanjamma died and the land is said to be exclusively under the possession and enjoyment of the M.L.A. Hence, the present petition has been filed for the disposal of the same.
(ప్రస్తుత అవసరాలు తెలియకుండా మహాభారతం)

అమ్మరా ఈ చిత్రించగాన్ని అందించాలని విచిత్రం చేసాలని అనేక అంటే, మనం కావు అనేక కాలానికి అంటే.

తెలుగు లో అనుభవం చేయడానికి మనం ఒక అతి ప్రత్యేకమైన సంశయం కలిగి ఉంటే తప్పం కనుక నాస్తం కలిగి ఉంటాయి.

వాతావరణం కలిగి నుండి నుండి ప్రత్యేక చిత్రించడానికి మనం ఒక చిత్రించాలని విచిత్రంగా నిర్ణయిస్తాం.

తెలుగు లో అనుభవం చేయడానికి మనం ఒక అతి ప్రత్యేకమైన సంశయం కలిగి ఉంటే తప్పం కనుక నాస్తం కలిగి ఉంటాయి.

వాతావరణం కలిగి నుండి నుండి ప్రత్యేక చిత్రించడానికి మనం ఒక చిత్రించాలని విచిత్రంగా నిర్ణయిస్తాం.

తెలుగు లో అనుభవం చేయడానికి మనం ఒక అతి ప్రత్యేకమైన సంశయం కలిగి ఉంటే తప్పం కనుక నాస్తం కలిగి ఉంటాయి.

వాతావరణం కలిగి నుండి నుండి ప్రత్యేక చిత్రించడానికి మనం ఒక చిత్రించాలని విచిత్రంగా నిర్ణయిస్తాం.

తెలుగు లో అనుభవం చేయడానికి మనం ఒక అతి ప్రత్యేకమైన సంశయం కలిగి ఉంటే తప్పం కనుక నాస్తం కలిగి ఉంటాయి.

వాతావరణం కలిగి నుండి నుండి ప్రత్యేక చిత్రించడానికి మనం ఒక చిత్రించాలని విచిత్రంగా నిర్ణయిస్తాం.

తెలుగు లో అనుభవం చేయడానికి మనం ఒక అతి ప్రత్యేకమైన సంశయం కలిగి ఉంటే తప్పం కనుక నాస్తం కలిగి ఉంటాయి.

వాతావరణం కలిగి నుండి నుండి ప్రత్యేక చిత్రించడానికి మనం ఒక చిత్రించాలని విచిత్రంగా నిర్ణయిస్తాం.

తెలుగు లో అనుభవం చేయడానికి మనం ఒక అతి ప్రత్యేకమైన సంశయం కలిగి ఉంటే తప్పం కనుక నాస్తం కలిగి ఉంటాయి.

వాతావరణం కలిగి నుండి నుండి ప్రత్యేక చిత్రించడానికి మనం ఒక చిత్రించాలని విచిత్రంగా నిర్ణయిస్తాం.

మామలు - 304 దిగ్గజు దానాసూయము యొక్క
ప్రత్యేకము: తాలుగులు దానాసూయం
కానకములు లక్షణాలు సంభవించి ఉన్నాయని:

మామలు యొక్క అధీనమైన నాటికి సాధారణం
తమ్ముడు కొనసాగింది. ఇతరమైన నాటికి
తమ్ముడు కొనసాగింది. యొక్క అధీనమైన
నాటికి సాధారణం తమ్ముడు కొనసాగింది. యొక్క
అధీనమైన నాటికి సాధారణం తమ్ముడు కొనసాగింది.

(మామలు దానాసూయానికి నాటికి)

1.00 మామలు యొక్క నాటికి భావనలు సంపన్నం, నాటికి అడకులు మామలు యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క నాటికి ప్రత్యేకత సంభవించాలను
- యొక్క అడకులు సంభవించాలను. ఫైండికి యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క

మామలు యొక్క నాటికి భావనలు సంపన్నం, నాటికి అడకులు మామలు యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క నాటికి ప్రత్యేకత సంభవించాలను
- యొక్క అడకులు సంభవించాలను. ఫైండికి యొక్క

(తమ్ముడు దానాసూయానికి నాటికి):

(తమ్ముడు దానాసూయానికి నాటికి)

మామలు యొక్క నాటికి భావనలు సంపన్నం, నాటికి అడకులు మామలు యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క

మామలు యొక్క నాటికి భావనలు సంపన్నం, నాటికి అడకులు మామలు యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క

(తమ్ముడు దానాసూయానికి నాటికి):

(తమ్ముడు దానాసూయానికి నాటికి)

మామలు యొక్క నాటికి భావనలు సంపన్నం, నాటికి అడకులు మామలు యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క

మామలు యొక్క నాటికి భావనలు సంపన్నం, నాటికి అడకులు మామలు యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క
అడకులు సంభవించాలను. ఫైండికి యొక్క

(తమ్ముడు దానాసూయానికి నాటికి):

(తమ్ముడు దానాసూయానికి నాటికి)
9 మార్చి, 1994

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స్మారతి-304 రోడు పంచాయత్తు మంత్రి
మాదిరి స్మారతి ప్రత్యేకంగా పంచాయత్తు నిర్వహణ కార్యక్రమం నిరంతరంగా ప్రారంభం చేసింది.

స్టీఫెన్ రింగ్‌లో:- గుర్తించిన సమయం పంత్యోగదారుల కొత్తాన్ని, సాంప్రదాయ మరియు లోపల శాసనాధికారికతలను గాలి ప్రమాణం చేయాలి. 'మార్పు శాసనం' సమయం నుండి మూడు మంది ఆంగ్లాలు నిపందన నిర్ధారణ చేసి ప్రారంభం చేసింది.

(అధికారులు)

అధికారులు ప్రత్యేకంగా బాధించాలనుండి:-

మాదిరి రసాయన ఎండి:- బద్వేద్నామారుల ప్రత్యేకంగా, మాదిరి ఆరంభ పరిస్థితి

స్టీఫెన్ రింగ్‌లో:- ఎందిదం, మడ మంత్యోగదారుల మాదిరి బాధిత మార్పుతెల్లు.

స్టీఫెన్ రింగ్‌లో:- ముందు సమయం పంత్యోగదారుల బాధితత్వప్పండి. ప్రతి సమయం పంత్యోగదారుల బాధితత్వప్పండి. ప్రతి సమయం పంత్యోగదారుల బాధితత్వప్పండి. ప్రతి సమయం పంత్యోగదారుల బాధితత్వప్పండి.

మాదిరిలో సమయం ప్రత్యేకంగా:-

స్టీఫెన్ రింగ్‌లో:- వారి ప్రత్యేకపడశాసనాలు, కొత్తాన్ని మడ మంత్యోగదారుల మాదిరి బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- అనేక సమయం పంత్యోగదారుల బాధిత పరిస్థితి. అనేక సమయం పంత్యోగదారుల బాధిత పరిస్థితి. అనేక సమయం పంత్యోగదారుల బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

స్టీఫెన్ రింగ్‌లో:- బాధిత పరిస్థితి. బాధిత పరిస్థితి. బాధిత పరిస్థితి.

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Pattadar of S.No.16 who is the mother-in-law of Sri Krishna Reddy, MLA, Smt. Sanjamma died and the land is said to be exclusively under the possession and enjoyment of the MLA. I have inspected the land in S.No. 16 and 69. There are symptoms of burning of Ganja plants nearby S.No. 69. I am requesting the Hon. Speaker to take action against this false report, one-sided report. I am challenging this.
I am found guilty I am prepared to resign permanently from the politics and also I am challenging the Opposition Leaders to do the same. Thank you, Sir.
30. "I don't care what they do. The Narcotics Drugs Act has been in force for years. He may defer and may not defer. I am not bothered about that. Under Narcotics Drugs Act, Govt. of India has come and conducted raids."

31. "...In the year 1993-94, the Government of India has conducted raids. In the year 1993-94, the number of raids conducted was 219. The number of seizures during the year 1993-94 was 51,59,815. The number of cases filed during the year 1993-94 was 7,71,000. The number of seizures during the year 1993-94 was 5,35,760."

32. "...In the year 1993, the Government of India has conducted raids. The number of seizures during the year 1993 was 5,26,514."
A letter has been written to the Collector asking for enquiry. The RDO has never taken the advantage. Self-contradictory statements have been made by the RDO. I am not going to criticise the statement and the report given by the RDO. But, there are quite a contradictory statements. The RDO report has not been challenged what is the sanctity of the Collector's report and the Commissioner's report? The RDO has enquired much before the Commissioner's direction and also not in pursuance of the direction given by the Commissioner.
The RDO's report has not been challenged. The RDO has enquired much before the Commissioner's direction. The RDO has enquired much before the Commissioner's direction. The RDO has enquired much before the Commissioner's direction.

Let him place the RDO's report and the Collector's report on the Table of the House. What is wrong in it? Then, we are prepared to hear.
I am not finding fault with the report of the RDO. These are the factors for consideration. It is far from the truth to say that the VAO is the brother-in-law of the local MLA. I am telling. The VAO is not at all the brother-in-law of this MLA. In the RDO report he has very clearly written that he is the brother-in-law the local MLA which is not at all the fact. He recorded the statement of one Narasimha Reddy in the
village. He recorded the statement just before one day of his visit to the village in the RDO's Office. He did not record the statement of the VAO in the village. He recorded the statement of the VAO in the Mandal Office. These are the factors for consideration. You consider all these things.

(Reply)

On the basis of the RDO report he submitted a report to the Commissioner. On that basis we have given top respect to the Collector's report. For that reason only our Commissioner acted in a very fair manner transferring those two fellows.

(Reply)

I would like to deal with this aspect also. Shall I give an answer for this also? J. 210-12
There is one Act which was enacted in the Parliament in the year 1985. The Narcotics Drugs and Psychotropic Substances Act, which amends the existing Act of 1985, is known as the 30-5-89 Act. In the year 1994, 30-5-89 Act was amended, and certain provisions were added to make it more stringent.

We have to necessarily rely upon the statement of the Hon'ble member when he is not properly enquired either by the R.D.O. or by the Collector, before coming to the conclusion that he is involved in this. We have to necessarily believe the Co-M.L.A. for the statement he has made.

The Act has been amended to include certain provisions that were not present in the original Act of 1985. The amendments have made the Act more stringent and have added new provisions to cover a broader range of substances.

We have to believe the statement of the Hon'ble member, as he has not been properly enquired by the R.D.O. or the Collector before coming to the conclusion that he is involved in this matter. We have to believe the Co-M.L.A. for the statement he has made.

The amendments to the Act have made it more stringent and have added new provisions to cover a broader range of substances. We have to believe the statement of the Hon'ble member, as he has not been properly enquired by the R.D.O. or the Collector before coming to the conclusion that he is involved in this matter. We have to believe the Co-M.L.A. for the statement he has made.
We are prepared to order for CBCID enquiry as was requested by the Collector. We are prepared to accept that.

If he is guilty the Government will not shield him. Especially Sri Vijayabhaskara Reddy Garu who is known for his honesty will not tolerate this anti-social activity.
Sri K. Vidyadhara Rao:- I am not challenging. A time will come. Then we will definitely throw a challenge.

Sri G. Venkata Reddy:- If you want all the details I am prepared to tell, I am telling you.

Sri 3- I have not put a question. You are excited. If I put a question, I think you will shiver. It is said that "On the basis of the report of the Dist. Collector, Medak which is based on the report of the R.D.O., Sangareddy the Commissioner of Excise, pending further action, has directed the Deputy Commissioner of Excise, Hyderabad to take disciplinary action..." This clearly indicates that they have accepted the report of the Collector, which is based on the report of the R.D.O. On one side you compliment your Excise Commissioner for taking action- immediate action based on the Collector's report, which is based on the R.D.O's report. On one side you accept the report of the R.D.O. On another side because it is irksome to the Government you deny it and condemn it without even having the right spirit to place the report of the Collector and the R.D.O. on the Table of the House....

Mr. Deputy Speaker:- Please ask for clarifications...
Complete early...
What he has said he is contradicting. Please see Narasimha Reddy Garu... Whether he is contradicting the reply placed on the Table of the House or he is supporting it... We discuss. The Jaipuri reply placed on the Table of the House is dated 16th May, 1994. Whether he is contradicting the reply placed on the Table of the House... ( Tender Hoist)

(Tender Hoist)
9 మరొవ 1994

స్రి గ. వేంకటేశ్వరరావు:

స్రి క. విడ్యాదార రాయ:- నేను కానంగా అనేకది మార్చి ఉంది. మేము మిగిలిన తరువాత 3 నేటించి బహుళతా, దిగ్గజుల మార్చి ఉంది. రాబడి అధికారులు తాడికాడుండి. అధికారుల మార్చి ఉండదు 28, 29, 30 సెంట్రల్ మరియు 30 సెంట్రల్ మరియు 31 సెంట్రల్ మరియు 32 సెంట్రల్ మరియు 33 సెంట్రల్ మరియు 34 సెంట్రల్ మరియు 35 సెంట్రల్ మరియు 36 సెంట్రల్ మరియు 37 సెంట్రల్ మరియు 38 సెంట్రల్ మరియు 39 సెంట్రల్ మరియు 40 సెంట్రల్.

ఇది ఈ ప్రస్తుతి నుండి:- చిత్రం చిత్రం మిగిలినది. ఈ చిత్రానిక చేసుకోవడానికి అనేక చిత్రాలు చేయబడినవి.

స్రి క. విడ్యాదార రాయ:- నేను కానంగా అనేకది మార్చి ఉంది. మేము మిగిలిన తరువాత 3 నేటించి బహుళతా, దిగ్గజుల మార్చి ఉంది. రాబడి అధికారులు తాడికాడుండి. అధికారుల మార్చి ఉండదు 28, 29, 30 సెంట్రల్ మరియు 30 సెంట్రల్ మరియు 31 సెంట్రల్ మరియు 32 సెంట్రల్ మరియు 33 సెంట్రల్ మరియు 34 సెంట్రల్ మరియు 35 సెంట్రల్ మరియు 36 సెంట్రల్ మరియు 37 సెంట్రల్ మరియు 38 సెంట్రల్ మరియు 39 సెంట్రల్ మరియు 40 సెంట్రల్.

స్రి వ. వెంకటేశ్వరరావు:- నేను కానంగా అనేకది మార్చి ఉంది. మేము మిగిలిన తరువాత 3 నేటించి బహుళతా, దిగ్గజుల మార్చి ఉంది. రాబడి అధికారులు తాడికాడుండి. అధికారుల మార్చి ఉండదు 28, 29, 30 సెంట్రల్ మరియు 30 సెంట్రల్ మరియు 31 సెంట్రల్ మరియు 32 సెంట్రల్ మరియు 33 సెంట్రల్ మరియు 34 సెంట్రల్ మరియు 35 సెంట్రల్ మరియు 36 సెంట్రల్ మరియు 37 సెంట్రల్ మరియు 38 సెంట్రల్ మరియు 39 సెంట్రల్ మరియు 40 సెంట్రల్.

స్రి గ. వేంకటేశ్వరరావు:- నేను కానంగా అనేకది మార్చి ఉంది. మేము మిగిలిన తరువాత 3 నేటించి బహుళతా, దిగ్గజుల మార్చి ఉంది. రాబడి అధికారులు తాడికాడుండి. అధికారుల మార్చి ఉండదు 28, 29, 30 సెంట్రల్ మరియు 30 సెంట్రల్ మరియు 31 సెంట్రల్ మరియు 32 సెంట్రల్ మరియు 33 సెంట్రల్ మరియు 34 సెంట్రల్ మరియు 35 సెంట్రల్ మరియు 36 సెంట్రల్ మరియు 37 సెంట్రల్ మరియు 38 సెంట్రల్ మరియు 39 సెంట్రల్ మరియు 40 సెంట్రల్.

స్రి వ. వెంకటేశ్వరరావు:- నేను కానంగా అనేకది మార్చి ఉంది. మేము మిగిలిన తరువాత 3 నేటించి బహుళతా, దిగ్గజుల మార్చి ఉంది. రాబడి అధికారులు తాడికాడుండి. అధికారుల మార్చి ఉండదు 28, 29, 30 సెంట్రల్ మరియు 30 సెంట్రల్ మరియు 31 సెంట్రల్ మరియు 32 సెంట్రల్ మరియు 33 సెంట్రల్ మరియు 34 సెంట్రల్ మరియు 35 సెంట్రల్ మరియు 36 సెంట్రల్ మరియు 37 సెంట్రల్ మరియు 38 సెంట్రల్ మరియు 39 సెంట్రల్ మరియు 40 సెంట్రల్.
that has been taken. Sir, here there is a report given by the Dist. Collector based on what...whatever it is, there is a report. Whatever it is, keeping in view the totality of the circumstances of the case, the Government has come to the conclusion for getting this matter totally thrashed out through C.B.C.I.D. That was the recommendation made by the Dist. Collector. They have agreed. There ends the matter. Why do you further discuss? He has agreed for C.B.C.I.D. enquiry. The report which they are relying is Dist. Collector’s report. On the basis of his report they are accepting C.B.C.I.D. enquiry. What is then left now? There ends the matter. Kindly close it. Let us go to the rest of the business, Sir.

Sri G. Venkata Reddy:— Sir, I will read out the report of the Collector..."It is, therefore, a fit case to be handed over to C.B.C.I.D. as there is a clear criminal intention behind not acting expeditiously and in tampering with official documents and changing Survey Numbers." Sir, this is the conclusion of the Collector’s report. The Government in principle accepted the recommendation of the Collector.
400 9 సంవత్సరం 1994- నాటికి తప్పంచుతున్నాము. మేము తప్పంచుతున్నాము: దృశ్యానికి నమస్కారం క్రమానికి నాటకంగా నాటకం

పదార్థపు అనుమతితోడయిన అంశాలను కాళ్ళాలను ముందుకం లభించాలి. వుండటానికి కాళ్ళాలను ప్రామాణికంగా విస్తరించాలి. ఎంపికపడాలి మరియు కాళ్ళాలు నింపాలి. అంశాలను వుండంతోడయిన తరఫు మరుగుతూ కాళ్ళాలు నింపండి. అంశాలను వుండంతోడయిన తరఫు మరుగుతూ కాళ్ళాలు నింపండి. 

(అసెంబ్లీ)

మేము తప్పంచుతున్నాము: దృశ్యానికి నమస్కారం క్రమానికి నాటకంగా నాటకం

(అసెంబ్లీ)

మేము తప్పంచుతున్నాము: దృశ్యానికి నమస్కారం క్రమానికి నాటకంగా నాటకం
Sir,... I could not have appreciated the Minister. Now, since challenges were hurled Sir,...

(103.59)

(Sri G. Venkat Reddy:— ... is asking for a CBI enquiry.
He knows perfectly well under what circumstances it can be ordered....)

Sri P. Nageswara Rao:— Sir, he has already commented.

Sri G. Venkat Reddy:— That is the version of the MLA.

(Sri G. Venkat Reddy:— Sir, I would like to clarify very clearly. That is the version given by the Local MLA. My point is this. The RDO did not record the statement of the MLA.
J. 210-13
They did not record the statement of other concerned. They
did not cast aspersions against the RDO Report.

(Sir)

Sri G. Venkat Reddy:— The very fact that the Collector
has recommended...

(Interruptions)

Sir, there are two aspects in this one.

On the basis of the report of the Collector, on the basis of
the statement of the local MLA, concerned MLA, we have decided
to order for an enquiry under C.B.C.I.D. These are the allegations that have
been made by the local MLA, concerned MLA, against the RDO.
There we have got certain suspicions. On the basis of the
allegations and on the basis of the report also, the Collector
did not accept in toto the report of the RDO. For that reason
we require a further enquiry. A probe is essential. For that
we accepted to constitute an enquiry under the guidance of
C.B.C.I.D.
Sri G. Venkat Reddy:— We are sorry for this. I am sorry for this. We want justice to be done to the MLA. You cannot demand me for that.

The Collector never said he is guilty. He wants further propex. For that he recommended to the Government to consider to appoint a Committee under CBCID, and refer the matter to CBCID. We accepted it.
We are agreeing for the CBI Inquiry. We will ask the CBI.
Mr. Deputy Speaker:— I am on my legs.

(All papers are deemed to have been laid. All Budget Demands included in the Agenda today, are deemed to have been moved. All Cut-Motions are deemed to have been moved.)
1. **19th ANNUAL REPORT OF ANDHRA PRADESH SCOOTERS LIMITED:**


2. **16th ANNUAL REPORT AND ACCOUNTS OF THE LIDCAP LTD.:**

"A copy of the 16th Annual Report and Accounts of the LIDCAP Ltd., for the year 1988-89, in compliance with Section 619 (a) (3) of the Companies Act, 1956."

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**ANNUAL FINANCIAL STATEMENT (BUDGET) FOR 1994-95?**

**(Voting of Demands for Grants for 1994-95)**

1. "That the Government be granted a sum not exceeding Rs. 3,58,57,000/- under Demand No. XLII - Mines and Minerals."

2. "That the Government be granted a sum not exceeding Rs. 46,19,11,000/- under Demand No. XLI - Industries."

3. "That the Government be granted a sum not exceeding Rs. 19,84,93,000/- under Demand No. XXIII - Labour and Employment."
4. "That the Government be granted a sum not exceeding Rs.91,23,36,000/- under Demand No. XL - Village and Small industries."

5. "That the Government be granted a sum not exceeding Rs.54,39,44,000/- under Demand No. III - Administration of Justice."

6. "That the Government be granted a sum not exceeding Rs.480,67,69,000/- under Demand No. XII - Police Administration."

"That the Government be granted a sum not exceeding Rs.22,09,65,000/- under Demand No. XIII - Jails Administration."

"That the Government be granted a sum not exceeding Rs.16,48,73,000/- under Demand No. XVI - Fire Service."

7. "That the Government be granted a sum not exceeding Rs.49,89,44,000/- under Demand No. X - Treasury, Accounts and other Fiscal Services."

"That the Government be granted a sum not exceeding Rs.563,81,60,000/- under Demand No. XVII - Pensions."

"That the Government be granted a sum not exceeding Rs.70,61,75,000/- under Demand No. L - Loans to Government Servants and other Miscellaneous Loans."

8. "That the Government be granted a sum not exceeding Rs.28,28,35,000/- under Demand No. XIV - Stationery and Printing Department."

Mr. Deputy Speaker: - All the cut motions are deemed to have been moved. 

DEMAND NO. XXIII - LABOUR & EMPLOYMENT - Rs. 19,84,93,000/-

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-
To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For pursuing an anti labour policy with regard to the Guntakal Spinning Mills.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

In protest of the total neglect of labour in the Rayalaseema Paper Mills, Kurnool.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For not even attempting to normalise and make the Nelli-marla Jute Mills in the Vijayanagaram District function despite the fact of declaring the lockout as illegal and prohibiting it by order of the Government.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

Protesting the Golden Handshake Policy thus causing mental agony to the working classes in the State of Andhra Pradesh.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For failing to increase the employment opportunities in the State of Andhra Pradesh.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For not even attempting to normalise and make the Nelli-marla Jute Mills in the Vijayanagaram District function despite the fact of declaring the lockout as illegal and prohibiting it by order of the Government.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

Protesting the Golden Handshake Policy thus causing mental agony to the working classes in the State of Andhra Pradesh.

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To reduce the allotment of Rs. 19,84,93,000/- for Labour and Employment by Rs. 100/-

For not being able to implement the promise of providing one lakh self-employment opportunities to the unemployed in a year in the State.

To reduce the allotment of Rs. 19,84,93,000/- for Labour and Employment by Rs. 100/-
To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For having the highest number of strikes and lock-outs in the country in comparison with other States thus effecting the livelihood of our work force.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For not being able to eradicate the evil practise of bonded labour in the State.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For not tackling the unemployment problem and not coming to the rescue of educated youth.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

We protest against the failure of the Govt. in implementing report which is submitted by A.P. State contract Labour Advisory Board meant for upliftment of contract labour.

To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-
To reduce the allotment of Rs.19,84,93,000/- for Labour and Employment by Rs. 100/-

For not being able to prevent child labour in the State of Andhra Pradesh.

DEMAND No. XL - VILLAGE AND SMALL INDUSTRIES - Rs.91,23,36,000/-

To reduce the allotment of Rs.91,23,36,000/- for Village and Small Industries by Rs. 100/-

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For failing to procure cloth Manufactured by the weavers in the State of Andhra Pradesh.

To reduce the allotment of Rs.91,23,36,000/- for Village and Small Industries by Rs. 100/-
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To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

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To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-
To reduce the allotment of Rs. 46,19,11,000/- for Industries by Rs. 100/-

For slowing down the growth of the Public Sector in the State of Andhra Pradesh.

To reduce the allotment of Rs. 46,19,11,000/- for Industries by Rs. 100/-
To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For making it known that in the future Sugar Factories in the State will be established only in the private sector.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For failing to declare the Vijayanagaram District as backwards to get the benefit of Industrial Development.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For excessive interference in the Cooperative Sugar Factories in the State of Andhra Pradesh forcing these institutions to bear huge losses.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For having the highest industrial unrest and topping the list of States for loosing valuable man hours due to strikes and lock-outs.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For failing to mobilise investment from non-resident Indians for the Industrial Development of the State of A.P.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For not preventing the paper industry in the State from falling indiscriminately the Bamboo tree.
To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

In protest of not attempting to revive the A.P. Carbides Limited.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For not declaring the Vizianagaram District as an backward district to enable this backward to get the benefits of development industrially.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For not clamping an effluent charge depending on the level of pollution on Industry to help clean up then environment.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For not making the State's Public Sector as a model for other Industry to follow in the State with respect to labour relations and well being.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For bringing on a condition where acid rain has become a distinct possibility in the city of Visakhapatnam due to gross neglect of Industrial pollution.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For making it known that in future Sugar Factories in the State of Andhra Pradesh will be established only in the private sector.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For not preventing the dumpin of Industrial and other Toxic wastes in the Hussain Sugar lake in the heart of Hyderabad.
To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

We protest against the Government's act in supplying coal to cement industries actually which is meant for thermal power stations, it resulted fell in power generation.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-

For not making the rule of reservations in employment compulsory in the State's Public Sector Undertakings.

To reduce the allotment of Rs.46,19,11,000/- for Industries by Rs. 100/-
For allowing the degeneration of the Industrial climate of the State by making the State the Highest Industrial Unrest State of the Country.

To reduce the allotment of Rs. 46,19,11,000/- for Industries by Rs. 100/-

In protest of the State’s inaction in the control of pollution in Andhra Pradesh.

To reduce the allotment of Rs. 46,19,11,000/- for Industries by Rs. 100/-

To reduce the allotment of Rs. 46,19,11,000/- for Industries by Rs. 100/-

DEMAND No. XLII - MINES AND MINERALS - Rs. 3,58,57,000/-

To reduce the allotment of Rs. 3,58,57,000/- for Mines and Minerals by Rs. 100/-

In protest of ignoring the safety aspect in the mining operation in the State of Andhra Pradesh.

To reduce the allotment of Rs. 3,58,57,000/- for Mines and Minerals by Rs. 100/-

In protest of the irregularities allowed to be committed by the Government in the State with regard to the mining of Byrites in Andhra Pradesh.

To reduce the allotment of Rs. 3,58,57,000/- for Mines and Minerals by Rs. 100/-

In protest of the irregularities committed in the leasing of Graphite in the State of Andhra Pradesh.

To reduce the allotment of Rs. 3,58,57,000/- for Mines and Minerals by Rs. 100/-

To reduce the allotment of Rs. 3,58,57,000/- for Mines and Minerals by Rs. 100/-
To reduce the allotment of Rs. 3,58,57,000/- for Mines and Minerals by Rs. 100/-

For not taking steps for laying the B.T. Road from Bhupalpally (V) to Jangid in Bhupalpally Mandal under coal cess in Warangal District.

DEMAND No. III - ADMINISTRATION OF JUSTICE - Rs. 54,39,44,000/-
To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

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To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

For failing to bring down the High pendency of cases in the High Court of Andhra Pradesh.

To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

To protest against the non-filling of vacancies in the Hon'ble Judges' Posts of the High Court.

To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

For not opening sub-court in Narayanpet (HO) Mahaboobnagar District.

To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-
To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

Regret for not mentioning sufficient grants to establish more courts to reduce the number of cases pending yearly together.

To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

In protest for failing to provide adequate facilities to the courts in the State of Andhra Pradesh resulting in affecting the working of courts.

To reduce the allotment of Rs. 54,39,44,000/- for Administration of Justice by Rs. 100/-

To reduce the allotment of Rs. 49,89,44,000/- for Treasury, Accounts and other Fiscal Services by Rs. 100/-

To reduce the allotment of Rs. 49,89,44,000/- for Treasury, Accounts and other Fiscal Services by Rs. 100/-

DEMAND No. X - TREASURY, ACCOUNTS AND OTHER FISCAL SERVICES

To reduce the allotment of Rs. 49,89,44,000/- for Treasury, Accounts and other Fiscal Services by Rs. 100/-
For pursuing a reckless Financial Administration creating an unbearable burden on the people of the State.

To reduce the allotment of Rs. 49,89,44,000/- for Treasury, Accounts and other Fiscal Services by Rs. 100/-

For not paying destitute pension timely in the State.

To reduce the allotment of Rs. 49,89,44,000/- for Treasury, Accounts and other Fiscal Services by Rs. 100/-

DEMAND No. XII - POLICE ADMINISTRATION Rs. 480,67,69,000/-

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-
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To protest against the inability and ineffectiveness of the State Government, especially the Home Department, to check and prevent crime in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the growing incidents of hit-and-run accidents in the twin cities of Hyderabad-Secunderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the increasing number of dacoities in the outskirts and outlying areas of the Capital City and especially in Rangareddy District.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the growing number of dowry/deaths in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the unchecked growth of Crime-rate in Hyderabad and Secunderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the non-conversion of manual traffic signals systems in muf fosil towns such as Kizipet and Nimmakonda by automatic traffic signalling systems.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the absence of non-deployment of traffic constables at important instructions of Hyderabad and Secunderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-
In protest against the inability of the traffic Police to check foot-board travelling by the school-going and college going students in city-buses resulting in deaths.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protest against the growing demoralisation of the A.P.S.P. Battalions in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the failure of the Government to maintain Law and Order even in the capital city of Hyderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the inaction of the Government to deploy a special Police force to safeguard the Nizam Properties that have rested in the Government pursuant to an interim-report of the House Committee.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing corruption in the recruitment of constables to the Police constabulary and also in the special Battalions of the State Police.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the unethical standards relating to criminal offenders and their jumping bail-orders, in the State, particularly in Hyderabad and Vijayawada.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the inaction of the Government to check homicides in Hyderabad—Secunderabad as well as in Districts such as Cuddapah.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing number of gendercrimes in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not providing the facility of drinking water in the Police Stations in the State.
To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest of the non availability of toilets in the Police Stations in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest not being able to prevent harassment on the weaker sections in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not preventing Atrocities on Women in the State of Andhra Pradesh.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

...
To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the unsolved crimes in the State and more particularly in the twin-cities of Hyderabad and Secunderabad.
To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing number of unlawful behaviour and gender-crimes being committed by constabulary of the Andhra Pradesh Special Police Battalions.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing corruption in the recruitment of constables of the Andhra Pradesh Special Police Battalions.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the unchecked law and order situation in the old city of Hyderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not opening a 'Police outpost' at Alampur X Roads in Alampur Constituency Mahaboobnagar District.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing incidence of Kashmiri militants entering into the old city of Hyderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing incidence of Kashmiri militant entering into the old city of Hyderabad.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest against the growing number of unlawful behaviour and gender-crimes being committed by constabulary of the Andhra Pradesh Special Police Battalions.
To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not opening 'Police out-post' in Ralempad Village in Alampur Mandal in Alampur Constituency

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not taking action against the culprits who had destroyed the RDS Anicut shulters illegally in the year 1990.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To protect against increase in dacoitees in and around the Hyderabad city and in State for not taking any steps by the Government.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-
To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For failing to curtail the ever increasing atrocities on women in the State of Andhra Pradesh.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For failing to prevent atrocities on the weaker sections in Andhra Pradesh.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest of the ever increasing road accidents in the State of Andhra Pradesh.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest of not being able to curtail and also eliminate the increasing number of murders which are taking place in Andhra Pradesh.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

We protest against not mentioning loss on Government and private properties during communal rights in twin cities and Ranga Reddy District.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-
To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not taking ineffective action during the communal rights in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

For not preventing the cheating of Job seekers in other countries by unscrupulous people.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest of the large scale political interference in the day-to-day functioning of our Police Force making it totally ineffective at a time of crises in Andhra Pradesh.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

In protest of the frequent transfers of Police personal in the State of Andhra Pradesh resulting in the collapse of efficient Police Administration.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-
As a protest against the attempt murder of Joint Collector of Chittoor at time of Chittoor dairy polls which was held on 10.1.1991.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

1990-1991, there was no police to prevent people from getting Government jobs in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

Unable to prevent people who produce bogus certificates, from getting Government jobs in the State.

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-

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To reduce the allotment of Rs. 480,67,69,000/- for Police Administration by Rs. 100/-
DEMAND NO. XIII - JAILS ADMINISTRATION Rs. 22,09,65,000/-

To reduce the allotment of Rs. 22,09,65,000/- for Jails Administration by Rs. 100/-

For keeping thousands of under trials for years on and in the Jails without trials and thus subverting the Law.

To reduce the allotment of Rs. 22,09,65,000/- for Jails Administration by Rs. 100/-

In protest of the unhuman condition in the Jails of the State.

To reduce the allotment of Rs. 22,09,65,000/- for Jails Administration by Rs. 100/-

Regret for not allotting sufficient grants to improve the condition of the Jails.

DEMAND No. XIV - STATIONERY AND PRINTING DEPARTMENT
Rs. 28,28,35,000/-

To reduce the allotment of Rs. 28,28,35,000/- for Stationery and Printing Department by Rs. 100/-

For not being able to meet the requirements of various departments in time.

To reduce the allotment of Rs. 28,28,35,000/- for Stationery and Printing Department by Rs. 100/-
To reduce the allotment of Rs. 16,48,73,000/- for Fire Services by Rs. 100/-

In protest of not being able to be responsive to people's need in an emergency.

For not establishing 'Fire Station' at Alampur X Roads in Alampur constituency Mahaboobnagar District.
To reduce the allotment of Rs. 16,48,73,000/- for Fire Services by Rs. 100/-.

DEMAND No. XVII - PENSIONS Rs. 563,81,60,000/-

To reduce the allotment of Rs. 563,81,60,000/- for Pensions by Rs. 100/-

In protest of non-payment of timely pensions to our senior citizens contributing to available hardships.

Mr. Deputy Speaker:- All the cut motions are moved. The House is adjourned to meet again on Friday at 4.00 P.M.

(The House then adjourned at 2.04 p.m. to meet again at 4.00 p.m. on Friday the 11th March, 1994.)
6. స్యాం కార్యక్రమం ప్రారంభించాలి
7. 1994-95 సాంకేతిక ప్రామాణిక కార్యక్రమం

అంకేకుండా:

(1) అశ్వనిర్ధారించాలి రో. XLII గానయా, నికిలందిబీలి
(2) అశ్వనిర్ధారించాలి రో. XLI గానయాబాడు
(3) అశ్వనిర్ధారించాలి రో. XXIII రాకుముడి, మాధ్యమికము
(4) అశ్వనిర్ధారించాలి రో. XL గానయాబాడు, వాహకం గానయాబాడు
(5) అశ్వనిర్ధారించాలి రో. III రాకుముడిబాగి
(6) అశ్వనిర్ధారించాలి రో. XII రాకుముడిబాగిబాగి
(7) అశ్వనిర్ధారించాలి రో. XIII సనే, సింగియలు
(8) అశ్వనిర్ధారించాలి రో. XVI కిందిముడిబాగి
(9) అశ్వనిర్ధారించాలి రో. X ఎంతం వ్యాప్తం మాత్రమే రాకుముడి
(10) అశ్వనిర్ధారించాలి రో. XVII ఎంతంబాగి
(11) అశ్వనిర్ధారించాలి రో. L గానయా నికిలందిబీలించాలి
(12) సాంకేతిక ప్రామాణిక కార్యక్రమం

(13) అశ్వనిర్ధారించాలి రో. XIV లేవు, మాంత్రితం

- (మాంత్రితంపై దినించిను)