

Tuesday 8th July, 1952

HYDERABAD LEGISLATIVE ASSEMBLY DEBATES

Official Report

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THE HYDERABAD LEGISLATIVE ASSEMBLY

Tuesday the 8th July 1902

(TWENTY SECOND DAY OF THE SECOND SI SECOND

The Assembly met at Two of the Clock

[MR SPEAKER IN THE CHAIR]

Starred Questions and Answers

M: Speaker Let us take up questions

Distribution of Lands among Harrya

*280 Shri J B Muthyal Rao (Secunderabad Reserved) Will the hon Minister for Revenue (Chief Minister) be pleased to state

(1) Whether any land has been distributed among

(2) If so, how many acres have been distributed so for?

(8) Whether there is any target for distribution of lands for Harrians in 1952 58?

(4) Whether any assistance in the shape of supply of seeds tools and bulls for cultivating the land is given to them?

 Armens (Armens مر مر مر مر (Depressed Class Scheme) کے سے سکر مر وہے ہو سون لو سرد در در سے شہر (Supply of seeds) وہر شامے میا کئے گئے میں در مردور ہو سو وہ لون کی رشدی کیلئے دے گئے میں ول لامرد در (Rural Welfare Cund) کہ طوئت راکی سطوی دکی ہے

والمستوار المسلك المستولة الم

سرعینی وام کسس واو ناشر نے سرے باس کو درموانسد می ہے۔ سکس تم کہ درمو س سلع برپیس موبی ہوت گر سلم س بس موبی بس و د بر کاروں کر ہے موکے

سری جے بی مسال راؤ کیا آ ل سرکہ اس دعام غیسر عنوں کو حسا ہو بیلتہ سر حل سری مو رس دیکی بھی وں سے حال کو دوسروں بگی ہے *

سری بی رام کسررال عملے سکا سه جی ہے

Shri M S Rayalingam (Wailangal) May I know the basis of this distribution of land? Is it to ameliorate the conditions of Harrjans or is it a counter measure against the un social elements?

سری حیے زام ر بلتی (با وز) لاوی عاص کے عب ی عرص عدری کو کمثلر اراسی دعال ہے ؟

صری بی رلم کشن رائل هوماندن کو کستار اواسی دعانے اس کا میں ہیں ڈاگا کے عاطور ہو مدامات دیکمی جس کہ درمواسہ گراو کو اس معدارسی ویس دعانے کہ

سدن آس کی گئی سری کے بل برجمهار و ما برماست نے مد انسست من انسے من دولت و دولت و مرمن

سری پی رمکس و به علط هے کاکے کی برجمہار و ندمج نے خوتے مترے ہی س

M Speake How is it relevant?

یل ہر ل تیر سکا میں کئی میں مسم کل گئی آ مرصو ی میں سے ہے سان ہم کے گئے می سری بی وام کیس واو میں نے تیں جاتھ ۔ سبل لاقلا فاس مرسو

سا با تے ادا میں کوں سا ساہر استخر (Short Procedure) میں کا مانکا میری وی رام کمیں رو جان تک میں سحینا موں من سے سا ساہر وسخر ما چین مانکا

سری ہی رام کسی رو جان مخ می سمونیا تھوں مورضے شات دورسا سا چاں خاسکتا مان آمریتی تمیر مشکر و کلا می ہےکہا می شخص

مت ایر سے غیر اسید و خود سے ان کا میں ہے۔ سری بی رام کس ٹر سری کہ میرساں گی ہے س س س کے زمان و خونسل (Edicationally) با رسل (Socially) با رسل (

Shra M Buchach (Sipur) Is it time that land that have been collected under Bhoodhan were distributed among the Haijans only?

رست مستوریست سد اور س سول کا استید سان میں غے ند ساسول غے۔ سری فی رام کسوراو س سول کا استید سان میں غے ند ساسول غے A triggers کے اور کیا ہوتا ہے ۔ ایک اور ان میسر باکتے میں کہ بردا کوں دولسکال اللہ اور اس کیل اور انسکال (General elections) بعد دو بردی کہ حمل لکسین (Politscal) بعد دو بردی کہ حمل کر میں ۴

ر میری بی رام کس واڈ سسل لافارولس حصیے دات ہوے میں میری بازخ ر پسرد کا کھ اول سیکٹر عضواء و انظام بازی کے کے عدور ادا رے بی دونکو ان می حصر اللک عظم اسال اول کے اس کے اس کے اس کے اس کے اس کے وو دائل خا دیا اس دیدھے ہو کام حکومت کی اسے کا کا ویں ہے آ کی والد کار کوئی کو جد جدا تھ و اس بی نے سرکا کے طوس کے راہ میں مکومت کی طوب

Shri L K Shroff (Raichui) — Are these Harijans being issued Certificate of Pattas of Lands that are granted to then

Shi i B Ramkrushna Rao Certainly

مبری عیے بی د بالدراؤ کو نمسکہ سیسے دو رس خرصوں کو دہ بی ہے وہ وکل ریک درسھیں (साक्ति परिस्तिते)کو سدھار ہے کے لیے دھاں ہے

مری بی رامکس را آل ۱۰ اکال محمد ان کی یک رسی ، سیماس و یه بیدا سا شا ما رها هد اگر رس کا هرام هورو لوگ اس کورس لی سکیر هراج دو سب بید راد دول دولی و ایر کورس ملی هم حودکه هرموس یک بادن مهارش از کرون ان کی که ۱۰ میدی هو دیگر ساس مالسخوس مح امر و ده بید ان کو چد فراخ کیر من منا مساکا اس طرح دا ۱۰ (میرای) سخواکل

صری فانی ر نأدی (ا اهم دس هام) کنا امد سعرصاحت که داس ا سی سکاس آنی هس که هوهسون کو مومرس (Preference) بعدد کیا ۹

سری بی رام کس و اثر سرست سما سی کوی، شکا سدوسولیدی هوی که لالین واضی کیامت صو و مسامه بستم کی از همی هودان مین هرصوبی کو دادرس بن د دا حاما بی نے سود ان کو این مصبح کی در مسکست دیے بین او رو رساسه مسم کی هیں وہ معدد رساسه اسستان لائین روانس کے مصد هرصوبی کو دکما رحم بحد خان وج مصید وہ معدد رساسه اسستان لائین روانس کے مصد هرصوبی کو دکما رحم بحد

سری لکشین کر ڈیا ہے ی رسنان بای کی ہیں آبا و کاسب کے با بی ہیں ؟ اگر میں ہیں تو کیا گوریسہ سپولیس دنے والی بھ ؟

مری بی رام کش راؤ اسسل لادن وائس کمت موصون کو و وسال دیکی هن و د ل کاست هی هن - ح کها ۵ یک معر ۵ هن که و این سے بلے کسی کے به من هے اور ان ترکا ست هوی میں لکن ات ژاو هن - حو تال کاست رسان Stretter t State 1

) L L L L L L

Laughten con o of control

یں و دا مرحب آمدین د مان کی چن و دین اے اس ا سرکان مکس و با سال (Cage) مست س با تص پاک و مو مکلان دا و ان مح اس

ہے ۔ سہ کس Forest Department '' مائے سہ ی برن کو ، با باست میں فوٹ میں کوب س بائے نے یا وین کوکھی نے

سرى بى رام كس رو كر برے دار سى كون د و سب ب جودو ميں۔ بے س و كى موكى لكن عبر 4 دا دي،ھ

कम्बरी सावतामी कामपारे (क्यापुर) ोक मिनियर साम्य गा नकार क्या पर पर हत्याताह कियो प्रतिको साम्या योध्य क्षणतः व क्या परत किया सीम्या कार्य पास बाहेद

ی پی رامکسی راؤ حب من سرکا مگر ہنکہ دینی سب بانے کے ہ ان لیکن کا یہ ملعول بین سله اے نکر بین بان گی این میں چم اب دن ہے

مری س مری زاملو (سیبی) اسک حبی سف مسیکا گی هاں مالے والے لوگا نے اس ال وہ ایٹ کی و یہ سے و لوگ کاسب ہاں کرسکتے ہاں کیا حومت ان ماد دیکی

سری پن راچکس والا مدید کیا که ویساددگی میں کی درسال کا بناگر کی معافی کی به دست مو در بورسات کا برسات کے سمی ان مثل کیا نے به در بوتر کے چاہا کہ عالم میر کوئیس سیا کے الای قابی دار سب سم مے بے فته اے واکن اور سات علی میں و کا ساتا کہتے میں (از و دا (This part of Charles

*240 Shri G Razaram (Aimeoi) Will the hon Chief Minister be pleased to state —

1 The number of cases referred to the Hyderabad Public Servants (Tubunal of Inquiry) since it was constituted? Answers

2 In how many cases punishment was recommended
by the Tribunal?

3 What action has been taken by the Government in

فیانکلر کی گزشتر کنگ چکا سور در (Refe) کی گئے دیں حوز () کا طوب م عمالہ اس کسی نے کا س بن و و مقد س و دیکا کہ خود کی رہے دی ہے کہیں لیسس ان (Diamasal) کا مورکل ہے ہو رید رہیں دیں میں درکھے کی رائے دی ہے یہ مدینے م کسس می عمالہ ر دکی رائے دکھر ہے

رے سے سے حرب ن عے کہ سے پے کسس بن گر بمب نے کسس کی ہے ۔ مطور کرکے س بر عمل کرنے ہونے ڈسس (Diemnies) با ای بار (De her) کا ہے لکن کامیا کیس سے میں سانہ

آبارئیسن عور کوریے میں اور ان حری مور جی موں ہے بیری میں راجه رام (از و) کما نوسل حصہ سسر به مبارکے میں کہ استار مان کا انکام انگار اسکار در کا بار میں میں امر دی میں در

میری من واجع وام (از و) ده وسل حف سمر به متراستے میں که این را ول _ ڈار کر راگور کی درست درست درست کارے می موراے دی عی سرم علی خواصط با چین ؟ میرعان رام کمن واڈ ته کس سب حوڈ س (Subrudice) ـ

سرعان وام سن واو ساس ما الله المساول الله المساول كان المراحد سرى من الج و اسكنك وام والأ (كوم مر) به در سول كان بارع ... كرواج م

شری بی رام کس واژ کنا مرسل مسمر را سول کے عام کی نارع بوجه رہے میں ۹

صروبسی انح وسکٹرامراڈ عمان مدکساکا سیسوس(Conelitute) کاکامہ ؟

سری بی رام کس راڈ حرے اس اسک ارخ جرمے اگر ہو ہں دھانے ہو بلا اساسکا ہے

Shil L K Shoff Randow Are the cases referred to the Tribunal only for their opinion of for a decision?

مری ی رام کس ر $\{ \xi \,$ روسمو ه هے که مب سالک مروس گذاری من کونی (Corrupteo) ما سال مرکس (All pattee) کونی در علام می کونی و می می کونی و می می کونی و می کونی و می کونی و کی می کونی و کونی می کونی و کونی (Anti-collupten Bruch) من معمل کے کی کس بھے

) کرے کے معد وعان کی . ما هـ د دي الكوامري (Enquiry .) میں چائیں کیا عامانے یا . و ب بر بکوار فورس (Regular Court ہے سہاں نامہ شدہ اسمال ، میں معالی کا موقع دنا ہاتا ہے ۔ اسکے بعد حکومت کے المداء عكام مان ودعوس بهيج ديمان على أن اس ركوليش كي <u>والند</u> متعلمه عكما كو المبار ع كماعمات الرائس من وكوليش مين يتالى كي عين مثلا كاسمبيل عن البكرمميولي وار یک یک بو سبی سرا محویر کرئے۔ عام طور پر ارائیوبل میں سرا کی عارش کرتا ہے عکومت اپنے سطور کرڑ ہے ۔ لیکن اس میں ایک دیدہ ہے حسک روپی حکومت کو احت، ہے کہ اگر حکومت تعویر بیے استلاف والے رکھتی ہوتو بھو ٹرائییومل کے پاس وحد ما عرب دوئ وابس بهجوائے - يهر حب اوائيوس كے باس نے والے آتى ہے تو الکر لعاد ہے قشعی تصعیہ کرے کا احیار حکومت کو ہے ۔

شری کے ۔ ایل ، و سعمار آئی۔ ٹرائیویل کے یہ ، تعاویر میں سے کشون ہو ایکش

شرى يى - رام كشى راؤ - ميرث باس اب يه مواد نيى غ -شری و رکاتم کو بال ریاس (میلیل) ـ ۲۱ کیسس کسے سال کے دوران

Pur 25 25 (Refer) Pur ve شری ہی ۔ رام کش راؤ ۔ ، سال کے دوران میں۔

شری می . واحد و ام - اس تواتبیومل کا اسٹیلس (Status

اکیا مرک e _ (Recommendatory شری بی را م کش راز شرا شیوس کوماس بادس (Powers) میں مو کجه بادر

كوائمت كم ياس به وه مه عدائه اكركورنسك كي واش عنف هوتو وه اس كيس كو الرائبونل کے باس واپس بہیج سکنی ہے ۔ بورا رکولیش بڑھے سے یہ معلوم ہوتا ہے کہ تطعی اعتبارگورسٹ کے باس ہے ۔

ملكتيثه) كيا يه محيح فيكه انكواثري ثوا ثيوبل شرى عدال جي (سی س عبده داروں کے سلام متدمات علے هیں انکے ڈیسس (Defence کے لئے کو' حبوانیں میں دی گئیں اور کسی و کیل کو بھی بیروی کی احارت جیں

شرى يى . وام كشى واۋ - و كيل كويېروىك امارت ديدا يا ته ديدا يه تراثيونل كا اختارى هـ - الملتم يه سوال بيدا بين هوتا ـ

شری می - راسه رام -کها به محمح جین نفکه آپ ٹرائیبوئل کو موبد کیسس)نبرہ دے رہی ہے ؟ شرى بى . وام كش راۋ - يە مجن بين نه -كيسن بهنچ جا رىھ جين ـ

سری می راجه رام کنا عصحت ماین نفرکه دا. دیر گا ست دسای س کو ازاسول کے کسس کرنے کی ساز ن کی بھی لیکن گو ع ۔ ۔ ا دا

شوی بی رام کس راڈ می ہے کہا کہ ہے۔ مردس (Submelice) ف اساد مے بین میں کچھ کیا میں عاما

شری اس ، بلی کرسل عبد دارون کے دارے میں اسے کیے کس میں ؟ شہ عدد وام کسرواؤ میں ہے کہا نہ گرسد او مان کرسد کی عب میں ع اگر ارسلماس حواهس کریں ہو میں یہ مواد دے سکتا ہوں

Change in Talug Headquarters

*248 Shar G Rasayam Will the hon Chief Minister he pleased to state

Whether there is any proposal before the Government to change the Taluq Headquarters from Kodangal to Kosgr in Gulberga District?

شرى نى رام كىسى (الله سوال مع فك معلقه هد كوار ركور كان سے كوسلى بنا كے ك فاریمین کو بسٹ کے ناس کیا کہ حور مے بعلعه مدکر اور کاؤ گار ہے د سکی سد بل کرے کے سوال ر وندری را ۲ مس کمسی (Relegation committee)ے عور کیا کو بھٹے نے ایک بو دری رانگیٹ کسی بعرزی میں عوار یل سمرکو اد موگا س کسٹی نے به وارے دی ہے که اگر حمکه اس بعلقه کے مرس سے موجوان کوسکی کے مردنک میں لیکن کو ڈگل میں رہ ع کے بوا س (Points) میں وہ یہ که سر ک سر در سرخاد کمو کس دساسر (Communication familities) رباده های او کو ژنگل سی و لد کس های وه امرکندس (Condition من هن عماله ایم حو کوسکی من هن ان وجوهات کی با بر کوژگل کر بداید کا سٹر سانے کی معار ں اس کسی ہے گی اسکے علاق گوریسٹ کے ماس کوسکی کے لوگوں کی طرف سے رونڈ انسن (Representation) مواقع لکی امک کو بسٹ ہے اس بارے س کوبی بصف ہیں کیا

شری سی راجه رام آنادی کےلحاظ سے ان دونوں معامات سی سے کس دو رہ ح دىى ماھے ؟

شری بی رام کش راؤ حیاد یک عمیر معلوم مے کوسکی می عماماله کوؤ کال A Ideas, rules &

افات آمر مل ممير معلمه هند كوارثر جسم (Change) كريت معن كنا مرت طدنگ کی سیولیس کو ملحوط رکھا جایا ہے تا رعایا کی سیولیوں کو 9 شری یی رام کشی راؤ رهانا کی سهولس سا مد طر رهسگی لکن دوسرے عالات بھی مد نظر رکھنا میرو ی ھونا ہے۔ 4714,648 سین سد ل گا و سب در بسایق شده داب دس سے ویون ک کیف بور د سال Division) تا مرسو نور سے کبول بستل کناگرا (

سری بی رام کس راؤ سد رہر سائے کے لیے مدد دسمتر سس Consideration) خوب دن جن و ردا نافع من اتحاط ہے کس مسر ند موجع دنا مروری ہوتا ہے ہر مان آد الاب تر عو لوکے حکی سے ماہ دیا ہے۔

سری ریدر(رون) ان تعلیات ک دیم نے بین ٹیا مرف عیدہ د ون بی سہت بی دکھی جان ہے ۔ عوا کا دیدہ بھی بیس طروعا ہے۔ 9

سرک می رام کسی و رام کسی و رام دار برن می دار برن در می در می در می دار برن می دار برن می دارد می در می دار برن می دارد دارد می داد دارد دارد می داد داد می د

سری و رکام گر ظل ر گئی ۔ حابطات بین ہی صبولیں ہیں ہگر ال کے بے و سرے ملا کی میانہ سپولین ہیں عوار بینن کی خاے ددکتا «کوست اس از عوار کر بڑی

*271 Shri Visheas Rao Patil (Parenda) Will the hon Minister for Revenue (Chief Minister) be pleased to State

(1) Whether there was any representation made by the people of Bhoom taluq to change the taluq Headquarters from Bhoom to Wasn?

(2) If so, what action has been taken by Government in the matter?

Answers سری بی وام کس واؤ س ل کودا را هن برخ دردک حوات نه مدان واسی اور به بر مراع بازداد کے مد گون کے لوگون به زمروسس کا که دوم پیرواس این کرد کرد بر در کا کراچ سر دوس سر در کا جراب در که داند در در

سله کوهدکوا برمیستان کیا ہے۔ دوسرے رو کا حواب مے کہ واسی ور دوسر ہے بیدگاوں کے ٹوگوں کی در واس مو خاوشتری الانجٹ کعمی (Boundary بیدگاوں کے ٹوگوں کی در واس مو خاوشتری الانجٹ کعمی (Allotment Committee) معد منا یہ موم رائے طاہر کا ایکن رہے تھے۔

واسی کے میں می حراقرا میں (Advantages) میں اور وفان مرسور این مامیل میں این میں ہے ایک سپورات نہ کے کہ اداری وزیر نے اور درسائن((Wates Sugges) میں موجود اور مائی کے رسی میں کے اس کے امری معمد میں والے کے اور وفان دفار دیمن کالے میرون ڈکس می میں کے امری معمد میں والے کے اور وفان دفار دیمن کالے میرون ڈکس کی دائی اسکول فاسل اور وائی اسیس وزیمن کے انسکی موجود میں اسکے علاوہ اسکول

عامد در اندیڈبارکس (Heads of the Departments) کہ انک کسی سری سا راو کی مدوات بن اس مسله بر خور کرنے کے لیے سعد ہیں۔ اس نے واطری الاکمٹ کمنی کی رائے ہے ا مای کرے خوے گوریٹ کے باس مدارسات بنس کہ من

شری وشو اِس راڑ پشل کا واسی س ا سی سپولس ہیں۔ زمہ سی طر رکھی جان ہیں ؟

شری بی و رام کسور اگل آسازے س حوضحول (Factual) حر می سی دوون نسسون کی راے وہ سورے طاحر کردی میں ہے اسے طو در جوم اور واسی ڈسا انہ ہم نشا اس وجہ سے کون حواب ہس وسے سکنا

شرى وشواس راؤ پشل خوم يه واسى هائے كے ليے كينى روڈ غه ما جن ؟ شرى بى وام كسرراؤ سن نه ان كسون كى رائے ظاھر كردى س بھى بھوم بن كا

ں تا شریاس رودر ڈ(حنا وز) ۔کتاچمسندر خانےمینکٹیور کو کوں مڑک ۔ و

شری بی رام کش راؤ س نے کہذا ہے کہ وہاں میں حود جس کا ۔ سری اودھو راؤ بائل (عبان الد عام) سامہ تھوم میں عدالت سمعی ہے ایک نارے میں حکوست کا صوبہ رضے ہے ؟

عے دیے ہی۔ شری بی رام کشور اؤ۔ عدال کے مام کا موال دوسرا ہے۔ مستم بدلے کے ہزان میر ان موال کو علوط کیا گے ہوکہ ہے حواب دنا جاسکا ہے 1

سری وسواس و اق پُشُل کا نه محم کے که نزنلہ میں سعین غے اور رہ شریس آئی مصل کام میں ہے ؟

سری بی رم کسی ر و حو ساتے 1 سا سے

Famine A ca

*272 Sh : Vishias Rao Pat! Will the i i In for Revenue (Chief Minister) be pleased to state

(1) Whether it is a fact that Parenti I die it Camanabad District is a famine sea?

(2) If so is there my scheme under consideration of the Government to give relief to the people?

... Σ_{0} by ζ_{0} ζ_{0}

سری وی دشتگه (بو کودن بام) کی که و به هد نه مدید سری وی در ام کس وی از امن ناسب (Common trants) برای سری در ام کس وی از امن ناسب (Common trants) برای سری در سیاس در امن سری در سیاس در سال می در امن امن مورام کی امن می در امان می در ا

سری وی تحق دنشانگے (امگردہ) ماس کڈسسرا Famine conditions) اسکرسی کڈسس (Scarcity conditions) س کا مروسے:

بری فرام کشس واقر باس کنسس اور سکرسی کدسس بن به روی فاده باس کلسس که بنانه در می دس امکامی افتدس بن موجه خوبه در کار (Wosles) سرح کاری در رفت (Relief) دا مانانج اور بنان قد سس بن از می باری در کار سرد (Start) با مانانج اور بنان قد سس بن از می بازی در کاری در کار با می با در کاری کو اس می انگرام (Start) کامانانج اس می استان این می بازی کاری کو اس می

سری ادھو وال بلل کسے سے کام معلقہ مرسلہ میں سروع کے کے عین ؟ سری بی وام کش وائل حربے باس آسک معمل ہیں ہے

A umera

سرى إدهو راؤ شل سوب كا دوسر حر اس عد سعلو ه

بيري يي رام كسي راو حدث موجوات دنا هي اس كرسس طر به سول بدا جي هونا

سرى سے بى مسأل راؤ حب داس با سكم سى ديسس مدا هو بے هم يوكنا عارے د ب سسر ر برس (Pravers) کو د نے جس اور نارس کے لر دعا کرنے 1 400

(No answer was griven)

Complaints against Minor Police Officers

*194 Shri Manskehand Pahade (Phulmurie) Will the hon Minister for Home be pleased to State

(1) Whether in Aurangabad district any complaints have been received by the District Superintendent of Police and other higher officers from the public against the police Sub Inspectors and lower officers for corruption and mal mactices?

(2) If so what is the number of such complaints between February 1951 and the end of 1952?

(8) Whether all the complaints have been rivesti

(4) How many of them have been found to be genuine?

(5) What action has been taken in such cases? (6) Whether the complainants have been informed of

the disposal of their applications? سرى دكيور (ؤيدو (هوم ميسئر) اس سولك به حروهن علي عركا حواسف عان دوسر مركا حواب م ساب سرم كا حواب مع عان حويم كا حواب مع معر باسعوی کا حواب ند هے که مه سو ل سدا بهای هوبا هميم کا حواب ده هے که اواه

مری مالمک حدد نیاؤ ہے (نیو لمری) معتاد مالای مانے سرعاد كمير والأساو أسع أبن مصل بين ه مهر مي مأمل حيد حالم مي كنا سب درجواسين و سس هو بعيرو، حهوبي دهين ا

راسب میں درمواسس ومیول هوس ان کا حواب دیاگیا

شرىدكمبر والأمدو عان وه نا سابين هوس بد ي ما يك مدد ساغ م كما درمواس دس كميد بركون كارزوان كل ع

یرن جو وریک کودن خرستن وموخون د مرے عدامت کی بری کمر وملوڈ کا سےگاگی بری کمر وملوڈ کا سے بکی ۔ بری کی بے مسکل ڈاست بے کمب E Section

ہرن گیر ویداد سے سے دن موک نے ہری گیر ویدائدے با ک کِ ساون نے تین و دن دن می بری گیر رسلو کی مصل بیرے اس چون تے بریل جو کے مصل بیرے اس چون تے بریل جو کے مصل دیں۔

Lank Ah a Sacret Escape

*215 Shi Nare da j Will the I on Minister for Home be pleased to state

- (1) Whether files relating to Shir Lak Alis secret departure from Hyderabad were lost?
- (2) If so whether any investigation was reade in connection with the loss?
 - (8) If so what is the result?

(4) What a ton was tale against those note:

مہری گسر وہدو ہےکہ فاس les ت≨ ہم ہی سرن سے رسو ہے۔ اس 1888ء ۔ سن نہ ہے مریکہ حواجے کا و عن اس سری رید می لے کا گاگ ان م نا ن سات کے کم ہے ہے

یہ ی دگیر ر او بشو سل ہر ک مرورد ارت ا علی کی ں کے اسے س کا ان عے اکا ب دایا گا

زمو و دویهگانهاو علی کے دا کیسے کے ساست بن بنها

سی نگ رودسمکو((کیگاکھر)) کنا مستد کے ی سپرود کی عتی جدے دب لیا موثق سامر اس

بدی دگمورونشو بر مشہویے

سری دیگ د و دنسمکه ک کو سد دب سانے میں بدی دگیر و دادو مکے لیے علا وس معاے دو ب د

Cases of Corruption

216 Shri Navendran Will the hon Minster for Home be pleased to state

How many cases of colluption sie pending and how man have been disposed of during this year?

سری دگیر ر او مدو سول کا گر مطلب دد مے کہ دو س کے سی کس ے (Anta corruption Branch) بین کبیر کسس بین کک ناف الم كا مود دا ه ك ع ك سرع عن كنا م كسس مان ال کس مدکی مے و مہرک سی تر تا ب میں

> مری بایی ر دندی ان مان ه ص دولس کے کمیر کسمین هان ؟ سری دکیر راو بدو کی عصر جی ہے سری إدهور إو تبل س سی واسی با سبع با مے باکم ♦

مری دگیر او بدو کم موسکا نے

سری ر مدرج محمد کے مدکا داع نکلے کے معددات میں سر نگی و کے علماں باند، عوے 🕈 سری دگیر ر وبدو س سے کے وہدیے کے کسن بائے گے میں یہ یک

گسال ه و ل (Tribunai) عام کے کی تر بات میں لڑکوں کا مد مل ما ہے کک لگ ول ہے 5 10 0 1 51111

سی کے یہ ان و Corpts سے پائس وال

راگیرو و سیکر برکے بن در میں سے سر در ان کے س کے

مد کی ہے ۔ مد کے کہ ک

ری کسی کوئد — Sjecal Braci حن سری کسین کوئد — کاموید و اگل

س Efficiency سامے سری کمروز و جے دا سام سدے ہی ہے سردر درجے سار موردی میں ماکد جاں ساد در

سد تبیع سان ہو خور دی ہی منگلامی سان می سطنگا ہے جس بر ہے کے کئر مرح کار از (Refe) ہے کے جس بی ل ہے کہ ان تک وکسی ہمجے تک ن نہ ان کام ہے ہی ہیں ہو تک بن سان کرکا ہے اور ہے ان کام ریمطان ملتے ہی ہو

سری کلیسی کوید ^ک ہے _ مدکو دیری بنجے و و بندل _ و من ہر خو یک ہے یہ ہی گیر رویلو کیں _ ہے جو متن مکن ہے ہو

سری کنیز رویدو ''کان'' ... ہم میں بکان ہے ہی۔ ممان مد می ماگی کر کئیں جہ کس کے با ہے میں ''کا عالے مداو ت بیہ چھے ''کے ان ماک در دریا کا کا معمد کا کا استخداد کا کا استخداد کا کا استخداد کا کا استخداد کا کا کا کا کا کا کا کا کا ک

سری بریند می ل سے کہ جو وجاگ (Appp) آپ کے بولیں بیانیہ بر سے کہ میان کر صدیحی کی میں کا جرم بنات ہوں دن میں سے سے گی کی میں اس کے میں کا میں کے اس کے در مادات ماصل جن سیری دکتر در اور ملدوں سے خار بر نو سلے و مادات ماصل جن ریکر کے سے بہا میں جب جدید باگر کہ کسر اسو

Dispose هده ب سن ک (Pending من میری رو بدان ک (Pending من میری رو بدانی کی مدن کا بدن برین ی گی مدن کا میری کا بدن برین ی گی مدن کا میری کا کا چار کا دادان کاد دادان کا دادان کاد دادان کاد دادان کاد دادان کاد دادان کاد دادا

سری میے زام و ددی نه ہو ۔ س ماں و کو بے عجبول کے ماں میری دگلیر واو مذبی ان ماں سب می عکمون کے مان الله آرمنل عمر کا به محمد ہے انہ ہی رینڈ ریب ہیں وکی ر بے یکو روکنے کیلئے کہ اوڈ ریمب کھولنا رکھ

سری دکیبر راؤندو ، علط ہے یہ ی ابنی رندی کا نہ صحر ہے کہ ن بس رباد یا دائید سدن

مری از مان المان کا کا کا المان کا الم

سری وسو اس راؤ سال کا ۵ صحح ہے کہ می سن داری س بے کم مدک ن رواد موکا ہے ؟ سری دگھر راؤ مدو ، ۵ عاط ہے

سرگاورسو∫س راؤ طل کسس کاکنے بنال جی جمعہ ھو جے سرگادگفتر راؤ بشو ۔ عکمہ کے خراب ہرسمجہ جے سرگائی ڈکھی دہستگی کا این کررس ڈٹا کسسکر س بعد بسنے بھے سرگائی کا راؤ بلدم اس س سرخی جید فارون کا بر یا با بھے جی

و پہ ھو سر کاوی ڈی دنسازنے ہے کتا ہ و مہ ہے کہ عملہ کم ھو حق و __ حک ب بن کر ڈی بیم ساعدلہ لئی ہے جو کرسد (Corsupted) ہو

سری دگیر و راؤندو ۱ جن می سری این رشی ۲۰ سی کا اسس (Dispose حیث کا کنا هست می ۹ سری دارشدو افلاسه که و کسس (Cases) و اس کا پاس مانچ هن

ہے ہے گئے۔ میری کا آیا ساسیری دو (مادھول) کا ۲ معدد نے دہ سمیں کہ س مدیدیں میں کے مگر سسس (Suspension) ہوگا میری دکھیو راؤ ملتو یہ گوریمت کا کام نے کہ و طرح کے

 M_1 Speaker We shall proceed to the next question. Shri Nerendraji

Andalamma e Rape Caes

*219 Shr. Nonendra Will the hom Minister for Home be pleased to state

What action the Government have taken against them who have been responsible for memment investigation a Andalamma s Rape Case? مادید شرعی رنگیر و او بلود ۱۰ دار کیا در یکے بقدید میں س اوکوں نے عاط طریعہ نے صدر کی تھا کے دادہ میں بمسیرے کے سامے مبعدہ چل وہانے اوا مصنف مواجی میں۔

شری بریند رسی - با تارنجسل (Departmental) مرا مری دیگی ه شری بریند رسی - با تارنجسل (Dismiss) مریخ دی. شری دکیم ر زارندو- به ملی هی اسس (Dismiss) هریخ دی.

> شری ملیا کو لو ر - نه ندسس کنے روز اتات حلی ہے " شری دکمتر ر اؤ بندو - 4 موال بندا - س هونا .

Mr. Speaker: Let us proceed to the next question. Shri J B Muthyal Rao.

Recruitment of Sub-Inspectors of Police.

*281. Shri J B. Muthyal Rao: Will the hon, Minister

for Home be pleased to state:

(1) The number of Sub-Inspectors of Police recruited

during 1951-52?

(2) Whether and, if so, how many non-mulkles are

(2) Whether and, if so, how many non-mulkles are recruited?

(8) Whether there is any proposal to recruit only mulkies in view of the growing unemployment in the State (4) Whether there is any reservation for Harijan candidates?

(5) Whether any concession in the matter of minimum qualifications and other requirements is shown to Harrian candidates?

شری د کند و افر سدی - کلدسته مال (۱۹۰۰) کسالسشر (Candidatea) واس فرسک استفول کے لئے لئے کئے۔

ہ۔ اس میں پرہ عبر ملکن تہیر ہ

ہ ۔ نه نصف کنا گیا ہے کہ اس سال کیلئے کوئی عبر ملکی نه اسا چاھئے ۔ ہ ۔ عرصول کے لئے ساڑھ مارہ ممد کی ۔ وکسی ہے اس بر ع لی عورها ہے ۔

اوالیفیکشش (Qualification) کارٹ سے سرکولی سیول سیوں کی گئی
 نے لیکس عمرانو فیس کے نارید بری سیول ان دی گئی ہے۔ معمول طور تر بر پر سال کی معر
کیدایا شدک کشتے در کہی گئے۔ ہے ۔ جرسون کے لئے جو سال رکھی گئی ہے۔ دس واقعے
مد فیس ہے نے موصول کیلئر بعادی ہے۔

8 J 952 Sa Q n d کر No es کر ی مے پیسال س کا کے لیے کا Rass um U Se ec

سری گیر بدو ہے معہ طرحے بہت نے ہرلناگا ہے سری ہے ہی سال و یہ ہے کا لوگیہ

1386

مری گس و سٹو کہی بیا ہےلوگے نکو گا ے ہے جوئے ٹوگست کی لمبادی سری جس مهم Apply کے د

ی گسر و رو دن دن جے سر≯می دس لخسمی ہی ≖و ک ن متو غےکه ن کمرکیهی کئ عکب غے سر یں لنکی کیا سری گیر ویدر گیلان عکب طر

ھو ہو سکےلیے ٥ کا کرکے ی س ہے میں کہ بندی عابد کر برمس ؟ سرمی کسمی یی

سری گیر بدو سکے لے معشک دی جامع سری سرن کو مط کے سوی St de s اس کرے اس عا کر ان ان کرے ان بیان ۔ س Se ∀ces س نو س Chance س

سری گمر بیلو به سول بند ین سرعی ساهمیان بکم کی سب کم کے دو مکس کا هو هم سری کسر ویدو کم کم میکونت Mat culate مد مے Non mate o 5

سری گُس بدو سکےلئے ج کا کھا نگاکہ سب ے بھے کسے بھے کیا ن س می کہ سے سے کی بھر ی کی

جی کا م_{رع}ے مو⁷ لے گے دن تکے کو مکس سے ج<u>رکے</u> ہو

سری سی جه م کامامین<u>م م</u> کهساکت Select on Boa d در هر <u>ک</u>ے بی لوگ سے مرئ كبر ويدو سرے پاسكو خلام يى ف

ers سريسم ن کي ۽ کا به کلومت کي پاليسي هے به ه ۔ ين ين بان ما سر

سري که زويدو ليا جن ه

سری ک ر و دهسمکو اسال کے لوگوں نہ کا وب (Recumt

سری دگمتر رویدو سے خیسول کا وسیے تمایع

سریوی دی دلشاہدمے ملکر و نان ملک کے ہر کے ساسار میں _ ے نسی (Recauting Committee) و 5 ماں دی ر

سرىد كمير ر و ريدو سي نے كيا ہے كه ملكوں كر ا حالے سریوی دی دسامدے کا برسل سسر به سلاسکے به سے ہے س سن ل کرکد باگاھ؟

سری دکتیر رو بندو بین بی سجها که بیکے وت کی صوب ہے

Shill S Raydingon Is it not advisable that some our of domicile decl-nation as in other States be int oduced in om State and the system of assuing mulki certificates done away with ?

سریدگیر راو سانو ملکی سر سکت کے با سے میں اگر کوں کمرو ی آبرسل بمتر سجهے ہاں تو س تا ہے میں 51 ڈسکس کیا جاسکیا ہ

سری کے ایس وام راو کیا حکویت سامارے س کول کار وی کوے کا سری دگمر راو بلدو سکوی کس حکومت کے ناس لامیے من در عو کا حکامے

Mr Speaker Let us proceed to the next question Shri K V Narayan Reddy

A mual Increments of Temporary Government Seriants

*256 Str. K V Narayan Reddy (Rajgopalpet) Will the hon Minuster for Home be pleased to state

(1) Whether it is a fact that Shi i Asodomal B M and H B Biryani who are in the grade of Rs "00 1 500 as Sup erintendents of Jails are allowed to draw their annual Answers
increments in spite of temporary nature of their appointments while Mr Shahabuddh Ahmed who is also in the same

ments, while Mr Shahabuddin Alimed who is also in the same grade is not allowed to draw his increment?

(2) If so, for what reasons?

لري ولا تمور والم طبق سريوس مواصفه المح الطبقات كرة على (Increment) لم يستري سياف الذي المدائل المستويد الله ا كراست و بما مين الدين الكرواكرة على من الماك لتكل التوسيل المسيون به يستويد والمراسب عن من المستويد الكرواكرة على من (في المال عن والف عنوال المستويد ا

شری کے وی فارائی رشی کا اح ن ر ان اور اسود مل گوریمٹ ف اندما کے سلارم میں اگو بمٹ اف حدر ااد کے ؟

شری: کمبر ر اثر داد اس و صکر به شآف حدثر افاد کے ملازم هیں شری کے افر اسمبها رائل اکل (۲) مال کی سروس گوزیمٹ اندازا میں میں بی ماکوارٹ کی حدد اداد میں ۱

هوں نے نا توزیمت میں حدو اداد ہیں ؟ شری دگیر ر اثر اداد کو بحث اب ادا کی حارس مرکز پیشاف حدو اداد ہے ماں لیاجے کا اگر آ می روس نے و یا رصوحر (Refugeos) دیں ۔

- ۰۰۰ KEXUKUUD) به ۱۵۰۰ شری یانی زیامی کا گوریمت ان انتخاب سفارس کی هد که ایکو ایکریمیت دنا حاجه ؟

شری دگیر و اقیدو ایک ہونہ حب کسی اصر کے دوجہ کو مان لیا حاما ہے و ایکے لئے ہورے فوائد لاگو خوشانے عین

شری وی دی دہسائڈے حوال کے امری حیلوں کا حوامہ اردی سیٹر بے ہیں دائے

شری دکتیر و افر صدو سرے حواف دنا ہےکہ حب مک دس مال وزیے ہیں ہونے انکر تعث میں دنا جانا ۔ ہ فاعدہ ہے۔ انکل سعاوس کی گئی میں لیکل مسابس ڈپارٹیمٹ ہے اس کو رد ڈیا

شری وی گئی دنسائلے ان دو آفسرون کاکٹراکٹس (Comtracts) اور برس (Terms) لب حم هون هی ۹ شری سری بواس راڈز ڈیچل) -حسائل سلارسہ حم هوکی بوکنا ایس بطیعه

بھی د امالیکا) شری د گیر و راؤ ریدو میں سے کہا ہے کہ مد تمیری (Tamporary)

المری دکمبر راؤ مدو سی کے کہا ہے کہ مد تمیری (Temporary) بعرواں ہیں اسلے ویڈ مدکا سوال پندا میں ہویا۔

Unstarred Questions & Answers.

C.I.R. Blocks.

- '258 Shor K. V. Narayan Reddy: Will the hon. Minister for Local Self-Government be pleased to state:
- (i) Whether the City Improvement Board blocks are iented out to gazetted or non-gazetted officers?
- (3) Whether any particular category of blocks are allotted to gazetted officers?
- (d) Whether it as a fact that many gasetted officers, are occupying the blocks intended for non-gazetted officers, such as Messens. S. Satyanarayana, Depuity Secretary, France, A. I. Kurtie Rao, Avestant Secretary, France in Amliepath boles and Shri Assaid, Registery, Public Works Deputment, Shri Hafese Mohammad Siddique, Assistant Secretary, France in Namielli blocks?
- (1) Whether it is a fact that the allotment of houses has not been made according to the serial order of the applications received but on the hasts of influence and pressure brought upon the department?
- (5) Whether any preference is being given to the Revenue officials in the allotment of Longampalli special blocks?
- (6) What measures are being taken by Government in respect of vacant blocks?
- The Minister for Local Self-Government (Shri Anna Rao Ganamukhi:—(1) City Improvement Board houses are rented out, among others, both to Gazetted and Non-Gazetted Officers.
- (2) Gazetted Officers are generally allotted the Special class houses which carry a rent of Rs. 85 p.m.
- (3) Some City Improvement Board houses intended for the lower income groups are occupied by Gasetted Officers. The Officers named are staying in such houses. It must be pointed out however, that when these officers were albeted these houses they were non-gasted officers.

Started Questions No 258, 258-A, which were not answered in the Heading Unstarred Questions and Answers.

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- (4) Allotment is made generally according to the serial order of the applications. This is only overlooked in special circumstances.
- (5) No special preference is given to officers of the Revenue Department.
 - (6) There are no unoccupied blocks.

"258-A. Skri K. V. Narayan Reddy: Will the hon. Minister for Local Self-Government be pleased to state."

Whether there are any special amenities provided for the children of non-gazetted personnel residing in C.I.B.

Shri Anna Rao Ganamukha: Open spaces for use as playgrounds and parks are provided in City Improvement Board Colonies

Business of the House

Mr. Speaker: Now, we shall proceed to the next business.

اس موجم تر میں تعاویں کے علم س بدہ لاما چاتھ انعوں کہ رہوالیہ کما (Privilegos Committee) عد سری ویکٹ رام راؤ عضد، هو گئر هدی. مدی ایک حکه دری ایم رام رنڈی کا سر کرنا ہوں ۔

اب سری هی .. راحه رام این حو درجواست باش کرنا جا هر های وه بسی کرین.

According to Rule 134 of the Provisional Rules, a member presenting a petition shall confine himself to a statement in the following form .

"I present a petition signed by petitioners,

No debate shall be permitted on such statement.

Shri G. Raya Ram: Speaker, Sir, The audden withdrawal of food subsidy which was given by the Central Government to the various States led to

Mr. Speaker: The hon. Member need not read the whole petation, or what is the object of the petition. That is why I read out Rule 184.

Shri G. Raja Ram: Speaker, Sir. I present this petition.

Mr. Speaker: If the hon, Member is not ready, he may presant it tomorrow. It may be done even tomorrow.

Shri G. Raja Ram: All right, Sir.

Discussion on Non-Official Resolution No. 1

The Minister for Labour, Information, Plansing and Rehabilitation. (Shir V. R. Raju.) Speaker, Su, we have been discussing on the resolution proved by the hon Member iom Ippaguda pertaining to labou, matter: I had plansing and into estedly head in every a member is everying the several prochose affecting labour.

Firstly, I was anxious to know the objective of the very resolution. What was it that prompted the nover to bring in a resolution of this nature? Even supposing there is a landable objective, I would like to know whether it is necessary at all to move the resolution in the form in which it has been noved here and whether it was an appropriate time to bring means to implement the operative perition of the resolution, if at all it is adopted.

After paving carefully examined the speeches mode by the move and other hon Members, I came to the conclusion that there has been a lack of appreciation of what exactly has been does not in being down for habour by the several State Governments of India, including Eydernhold. The lick of indiculs incurrence and the several content of the content of

India has seached that level where it could be said that it was a progressive notion, porteinably in matters of Labour legalation. The problem facing the country as well as the Government in labour matters at to get full implementation of the legalation. It is not more legislation that has to be brought but; should be an ondesvour and as effort on the part of all the political parties and the Government to find out wave and means for full implementation.

Particularly taking up the item of wages. I can point out that these following ensciments are already there: (1) The Payment of Wages Act, 1985, (2) The Minimum Wages Act, 1945, (3) The Hyderabad Public Works Contractors Labour Regulation, (4) The Fair Wages Bill, this is under consideration of the Parliament, These enscinents

Resolution No. 1

govern the wage conditions of labour. What can exactly be legislated, and I hope that is the opinion of the mover too, is not the fixation of the wages as such but is the cen tilution of a wage-fixation machinery. Wages cannot be fixed for ever. Wages depend upon the cost of living, the fluctuations of the market, the alump and also the boom period. So, what exactly can be done in securing a real wage, a minimum wage or a basic wage is through the constituting of a wagefixing machinery which should be very mobile, octive, olar tic. and within the easy reach of the normal worker. That is ill what can be done and what has been done in the rest of the World, The Minimum Wages Act of 1948, does provide such a machinery

When it is said about basic wage, I hope the idea in the mind of the mover is in relation to dearness allowance. The correct one should be the minimum wage. Basic wage and dearness allowance these two terms unfortunately happen to occur in India. In the rest of the world, there is nothing as dearness allowance. Wages are stopped up as cost of hving goes up. It is unfortunately in India alone that waces have been split up as basic wage and dearness allowance and I believe that the mover of the Resolution must have necessarily meant minimum wage. When he said of basic wage, he must have kept in mind that basic wage should be either in relation to dearness allowance or including the dearness allowance. If I take it as exclusive of dearness allowance I will have to say this much : that the fixation of a basic wage started in India with the Central Pay Commission. The Central Pay Commission fixed Rs. 30 as the basic wage when the cost of living index figure was at 160. Keeping that in, view in Hyderabad, the Committee that was constituted for the Factory (Labour) Investigation, in which I was also a member representing the labour-fixed Rs. 26 as the basic wage taking the pre-war cost of living. If Hyderabad could implement that recommendation regarding basic wage the Government thought that it should start with the Government itself, because Government is considered to be a model employer. The Government, when once it accepted the recommendation, had not only implemented it with regard to the factory workers-the investigation had taken place for factory workers-but also in respect of all unakilled manual workers i.c., (non-factory labour) in Government Departments. This step, the Government of Hyderabad has taken forward, over and above what the Bege Committee recommended So Re, 20 has some to say as the bases wag an Hydenhold and many bug fastories have also adopted this recommendation. Only such fuebories and such matitions which are not, really profit-reaking or commercial institutions or the state not, really profit-reaking or commercial institutions or 1 have already said, the Minimum Wages Act, provides the scope for constituting a machinery for fixing a wage which is much more than the wage fact not sold be fixed by law When once that wage is fixed, all sanctions of the Government are therein the bounds in and it has got to be implement and the real to be implement as the fixed in the contract of the contract o

When the basic wage a bung divensed, only the class of workers that the mover must have had in mind is the least shalled class of the see called unvisibled workers. Basic wage or minimum wage is always related to the loset shalled worker or unsalled worker and where there is a bargaining capacity, where the workers form into an organisation which is effective—the problem of beaux wage does not arise.

In the West, in industrially well-advanced countries, it is considered that the fixation of minimum wage or a basic wage does arise where thore is no labour organization—where the labourward not no expansise to effectively domaind their requirements, no to say, among the swented labour For this information of the House, I can mention the several extegorises of influstries that are to be covered by this Minimum Wages fixation:

Employment in woolen, carpet making; fömployment in any rice, förar and dill mills; employment in any tobacco meurifacturing concern, oil mills; Local Government and the mills; most considerating of the control of th

Therefore, when the hon, member pretty well knows about it, and I am sure he knows about it, there is no purpose in asking for any further legislation to be brought in

Resolution No. 1 this regard. Moreover, the Fair Wages Bill, which is before the Parliament 19 something like a consolidating Bill, which supercedes even this Minimum Wages Act, and a more important machinery is provided therein. So, the workers. whether they are in the factory or according to the second schedule of the Minimum Wages Act, the sericultural workers, unorganised workers, whother they are in the field or in the factory-they are provided with sufficient wagefixing machinery in the Minimum Wages Act. Why wages cannot be armirarily fixed by law, i.c., by the legislators sitting in this House and fixing a wage outright- is for the simple reason that, as I have already said, wages fluctuate according to the cost of living and market muces. There is also need for this, that the Government and the secrety must aim at a hying wage for the labourer 'Living Wage,' If I could define—like democracy which now-a days is classified as Parhamentary democracy, formal democracy and Peoples' democracy, the word 'wages' also needs proper definition-represents the standard of living which provides not merely for a hore physical sustenance but for the maintenance of health and decency a mousing of comfort and some insurance against more important misfortunes. Living wase is our objective. It does not cover merely bread and cloth; it covers, as I have said, some insurance against more important misfortunes. So to say, if is giving a recurity to the family of the worker that the worker with his family can lead such a life which would really give him happiness. This should be the objective which the Government or the society or the political parties or the workers themselves should assure for. But to start with, it is the minimum wage. The minimum wage, as defined, should provide not merely for the bare custonrnce of life, but for the preservation of the efficiency of the worker by providing for some measure of education, medical sequirements and amenaties. Thus is the definition or the interpretation given for a minimum wage. Now, the fair wage is said to be that which awings between the minimum wage and the living wage, or the floor will be the minimum relates to the ruling wage in the vicinity where better organisation of workers could secure. Whenever we speak of a fair wage for a group of workers in a particular industry, the fair wage will be the one that would be compared

with a botter factory or with a better organization of labour.

Therefore, when such is the interpretation and the definition about wages, the only process would be the constituting of

a machinesy which would from time to time examine and then skep up the wages if the coal of thing goes up and if the midwity has the capacity to pay see but that take to a light of the capacity of the capacity of the capacity of the unique of the capacity of the capacity of the capacity of the machinesy that he composed in the capacity of the Sa Uten having me I hope the moves of the secolution will be then a the openion and feel their the lower of the secolution will be capacity of the ca

Fig. as 1 have alse day mentioned in Bayler-hand a have unexpossed as clause in the Contrary on Regulation to the reforct that the labour working under the Contrariot should have 1 fair wage and unless the contractors agrees to provide in the fair whee, the agreement will not be complete. So the habour which was very might unong mased under these contract r has been given this benefit after this clauses has been introduced.

Then the second schedule in the Minimum Wages Act or vices muchinary fo fixing up wages for the agricultural labour Many hon Members have dealt that point Ille Hyder bad Government has already notified wages in the first schedule for two industries vice Beedi industry and leather manufacturing industry Committees have been set up for other industries. The process is in two ways, one by notification in the Gazotte securing the opinion, wuting for two months and then notations it as the wages that have to be adopted. The other method is constituting a committee getting the report of the Committee and then publishing it As I said in two industries wapes have been notified and in other industries committees have been set up. The time for the implementation of the Act or for constituting certain machinery for fixing wages to agricultural workers is up to the end of December 1953 For that purpose as I have already said, the Government is going to constitute a Committee and in the initial stages only a highest area will be selected There are grave problems-I hope the hon Members would realise in the implementation of the Minimum Wages Act for agricultural labour Nobody in this House is against securing the living wage for the agri cultural workers Prosperity in rural areas alone will bring the proper place for India in this world and the rural India is so backward that everyone in this House desires that at the earliest the standard of living must be raised in the rural areas. To achieve this, there needs to be a cautious approach. In my estimate, there are more than 15 lakhe of agricultural workers in the State. The word 'labour' or the word 'worker' has become so elastic today that even an hon. Member in this House can claim himself to be a worker. First, we started with the factory workers; then the white-collared employees have been brought into the fold : then it has been extended to the unorganized agricultural workers. Then there are the domestic servants and we will have to tackle all those free workers, the craftsmen in the villages. There is their problem. So, the word 'worker' covers a wide field and it is not a few thousands or a few lakes that need to be protected if we can make a hold step to estimate the cost of a social security scheme. It amounts to almost for the whole society; excepting a few parasites being loft out and almost all this sort of somety will be covered by the schome. So, whenever we take the name of the worker, whonever we take the name of labour, let us remember that we are not taking the particular section; we shall take it that we are taking the very society. So, whenever we think of any scheme, it should be an all-comprehensive scheme, because the very purpose or the very definition of a worker that has been construed.—I mean the meaning of the word 'worker' at the moment-is that it covers a very wide number. So, when we talk about the agricultural workers, when we have been thinking of bringing in very radical reforms in matters of tenancy, and when we have got in our view of bringing down the holding to the barest minimum, and when we want to completely do sway with absentee land-lordism, we must be very careful to examine this legislation and we should see that we will not be opposed by the very cultivator himself, from the petty peasant himself, because even if one worker is employed the cultivator becomes an employer; he has to maintain registers; he has to keep to all the formalities in the Act; and the complaint will then be that the Inspectors of the Labour Department are harressing the cultivators. The boot will be on the other leg and this will be the fate of things. So, when we talk about the implementation of the Minimum Wages Act to agricultural workers. We should be very realistic and we should have success in the mitial stages, and we should first of all select for experiment places where there is major farming. That is why I aid the other day that the Government is thinking of miredu ing and implementing the Minimum Wage Act for acticultural workers in a District where there would not be a famine where there would be sufferent writer supply where there is more yield and where the cultivator would be able to pay a hving wage. That district at the moment is Nizamabad Some picture has been given in this respect by an hon Member-probably from Numal-about the pitiable and deployable condition of the agricultural worker There is no use simply depicting pictures. I believe the hon Member has not visited the coal mines. I would nequest him to visit coal mines, to go to the place where exactly coal is taken out, and he would feel that the surface workers a e much better off than the workers in the pit Like that we have lakks of people in our country who are miserably placed, but we should not aimply take out such mstances and generalize when we talk about matters which effect the Finances, which effect the very structure of the society So, mere elucidation or mere magnifying of parti cular matances of a particular situation will not take us anywhere The Government is more anxious that at the earliest the earnings of the lowest paid worker in this country should be brought to the level which the Rege Committee has recommended. This assurance must be quite sufficient to the hon-Members in the Opposition that they need not piess for any further legislation in the matter of fixation of wages and in the resolution riself there is no other method mentioned. I do not find any other method excepting constituting the wagefixing machinery and get the wages fixed. When this is going to be done—that needs to be done—and the Government and committed itself to do it there is no pur pose in accepting the resolution and it will be too redundant. That is why I appeal to the hon Member, who moved the resolution should omit that much portion in the resolution

Then, coming to the next item, the whole labour resolution may be givinged up into these factors on into the subjects—wages, welfare and the privileges. These are the new first of the subjects. The second of the subjects of the suges really as the privilege of the subjects of the suges really as the privilege and which all the labour problems move. We have tried to assess the number of disputes also that come for adjudencies, and the found that manify 40 per cent of the Supites persant to found that manify 40 per cent of the Supites persant in the adjudencies of swells, which is the satisfactors of swells are supported to the satisfactors of swells.

Discussion on Non Official Resolution No. 1

relation to wage, or basic wage, or degeness allowances, and cofically it has been said that the capacity of the industry should be kept in view. Of course there are other things too. An industry which cannot pay a basic wage to the worker does not deserve to exist and has no right to exist. In a country like Australia, one of the adjudicators has said that it is better to dissolve such industries and employ those workers in better-organized industries. So, it is true that an industry which cannot provide for the basic necessities of life of the worker cannot be called an industrial unit and it has no place. We do agree, but at the same time we have to examine our industrial development, how it started, in what condition it is now, and in what condition it will be after five years.

The unfortunate factor in the astuation is that those industries in Hyderabad have sprung up in war-time nicicly for the purpose of making profits and the type of people who have handled these industries could at the most be called 'financers' rather than 'industrialists.' People who did not work from the very inception of their life in a industrial unit and whose parents did not know the A, B, C, of industry and who out of certain conditions came into the field, what more could they do, when the profits ceased to come into their pockets? They began to evince no interest in the industry and today the problem is not a labour problem. I have no labour problem as such. I have got an industrial problem. Industry has wrongly been understood as meaning capital alone. Industry means capital plus labour plus consumer plus producer of raw materials. So, whenever all of us talk about industry, we should be very careful to see that we protect all these interests. Capital may be the private capital or it may be provided by the State. It may be State capitalism or individual capitalism. Hence when we talk about several amenitos to workers, that is, over and above the bear minimum, we should keep the capacity of the industry in view. I should say, the industry in Hyderabad to-day is at cross-roads and we are faced with the problem of closure of industries. Everybody says, 'Why should not the Government take up the industry and run?' But, as a shadow of the policy or a new process of the industrial policy-or something like that, the hon, Minister for Industries in one of the answers to the questions and-and even an hon, Member from the Opposition too in his speech agreed-that 'we should allow private sector' As such, asking the Government to take every industry-even a Reedi Kharkhana or a Tanning Institute-does not, I mean

to my thind to as ument. If they are brane is dustries or industries which acre to the essential necessities of life I can underst nd. In Hydera ac industries lik umbrella makane ravon "abeatos and all ael thane h ve parne up and if the Government has to any those industrie by marid ing car tal I cannot un urne how far at wall be feasible After all they are unit employing about 300 400 500 labour and if these indu time are to be : 11 od by the top heav estable hment of the Covernment I do not think it a il be a neces of the Government will be able to do unviling better If Covernment has to run the e indistrice it mu t have sufficient elbow 100m or some uch thing which will 10 tilt in economy People may say that the Government should run these industrice but a I have said more than once it is the question of providing capital for them People might say that we should go and brong money from somewhere For the sake of argument it is all night but mactically it a not the way to suggest. I must say there is no scope to find money with the Government at the moment for feeding these industries. Every in I triplist to day wants that the Government should look after the labour should control the price of the raw material should take away all taxation on the fine hed goods and then he ave he will be in a position to manage If we ask anybody to 1up un udu til o to stut a new inductive these are the conditions that are alway being imposed—whether he be an old industrialist or a new industralist. So what I mean to say in this type of psychology existing in the minds of the indu tainlists 29 also the type of instruction or the type of pudance that the worlers he receiving to day from the different political partice or Trade Unions must be removed. The first and the foremost thing on which our worker n the Fictory need to be esticated is to how respect for democracy and to me eve democracy at any cost. In the name of creat ine political outlook going and splitting labour ranks will not I hould say serve for a day or for a while Nor is it gorne to help the Society in the long range of life ever political outlook a Trade Unionist may have very first duty of his is to preach to the worker the respect for democracy and the sperifice that he has out to make for the preservation of democracy Instead of doing so, if at tempts are made to divide the workers on the political label -if I may call so for a moment-and weaken their unity -their collective bargaining strength-and then com plaints are made to the Government that the Management is

intransigent, that will not carry us very far. I would very plainly ask an this House: 'What is it that the party-inpower has secured as co-operation from the other political parties during these three or four years in placing the working class on the right path and in increasing production '? Instead of actually getting any co-operation, the party-inpower had to face all sorts of impediments. More magnification of small instances have been there. Here, I can quote an incident: In one of the industrial units where there had been strike for a long time and where the Government bad made tremendous efforts to bring in conclustion, at asi a way-out was found to make the workers resume duty because the workers had suffered for more than a month by not getting their wages. But, the leaders spoke to the workers accusing the Government that it is 'anti-national'. 'anti-workers' and so on The very same leader , coute to me and went to the extent of begging me to help them to come out of this confusion. This cannot be tolerated. I have got all sympathy-Government have got all sympathy for the workers and the Government will go to any extent in providing for the workers a living, but, the Government will not tolerate such a leadership for the workers to-day. If the industries in Hyderabed are going down, it is not the workers who are responsible for that. I would never admit that the Indian worker produces less than any worker outside. I would not place this on his incapacity—nor even on the incapacity of the Management. The Management, I know, cannot get against the Government or against the peoples' interests.

They are reaced in a very delicate position and they do realise it. They have got to adjust according to the tima; otherwise, they will have no place in the Society. It is the leadership, It is the 'political leadership', if I may call so. that is misleading the workers, dividing them and ruining the industry as a whole to-day. I would like to place before the House in very clear terms that when the Government of Hyderabad were facing a terrifle confusion, they did not get any help;—let alone getting help from the other political parties in industrial matters—they always had trouble and had to adjust themselves and come down to any level with reluctance. Still, the Government of Hyderabad can congratulate itself that it has maintained industrial peace and the production has gone up. The workers' leadership has condemned the Industrial Disputes Act; but, that is the Act which, in my honest opinion, has brought the most help to the workers. People have misunderstood that Act.

They thought that the Tribunal that is constituted under the Act will be confined to the letter of law. But, that is not the case. I can quote here many authorities—the authority of the Federal Court; the High Court of Bombay; the High Court of Bengal etc -to show that every matter pertaining to labour could be covered by the Tribunal. It can create a new law. Every matter from the wage to bonus, to profitsharing -- all these matters have been touched by the Tubunals. Hence I repeat that is the Act which has raised the basic wage; that is the Act which has secured as a convention the sharing of profit through bonus; and that is the Act, which has protected the workers from retrenchment. I am sure, if a proper use is made of that Act, then the worker will have nothing to grumble, but, the leadership always gives a wrong picture of the Act. As I have already mentioned, the hon. Member from the Opposition who was the mover of the Resolution complained that by declaring certain industrial units or certam industries as essential services or public utility concerns, the Government was taking away the fundamental right of the workers. But, I pointed out on another occasion it is not so it is not only regarding strike, it is against lock-out also. Why should the worker suspect that the Government is implementing this Act against strike? Not in the least. Workers have their right, as in the case of divorce, we can take that exampleif some time is allowed a solution or a correct approach by the workers and by the Management can be found which will avoid the catastrope. I would like that hereafter that strike is used as a threat and not as a weapon.

The hon. Mover of the Resolution has given a story, but it is an incerrect conclusion and a wrong story. In started well but he concluded wrongly—the story of the started well but he concluded wrongly—the story of the when the sinus of the story process of strike must get the rights but not the very process of strike the story of the story o

where a the greatness of the leadership and what. I the quot mess of the leadership. The we know golf or this notice, they sacrificed their wages and got it. What is the credit, for leadership their ? I would therefore say that with the tunity, with the strength and with the microsity of the labour organization, the leadership with the more threat of airlike, should secure rights and privileges for the workers. That must be the technique in habour problems.

I wanted to take one hour only and so I have to complete my speech within ten or fifteen minutes. I would therefore like to touch a few other points that the mover has made in his resolution.

On the question of Welfare, I have already said on some other occasion that welfare should be sought in addition to the provision that is being made according to the Factory Act. Welfare overse steps this Provident Fund, Mochen Benefit, Maternity Benefit, Workmer's Comparation and all these things. There are seven conclusions in this regard and for the information of the House, I am reading from out:

The Factories Act of 1948; The Industrial Employment Standing Orders Act; The Workmen'r Compensation Act; the Hydershad Materon'r Benefit Act; The Employees State Insurance Act; The Provident Fund Act of 1952; and The Hydershad Supps and Establamment, Act of 1951

These are the seven enactments that govern the welfare of the workers. I do not know what more enactments the hon. Mover has in mund. I searched to find out whether could bring in mere enactment for the welfare of the inheur. The State Employees' Lesurance Act is those and to implementation as a present inhumbe and full implementation as the search of the state of the search of

In respect of leave, according to the provision in the Shops and Festablaments Ac to Hydershot, 2b days leave with pay (privilege leave), 12 days as easted leave and 12 days as sick leave and 7 days as featural leave are provided. The hon. Member wanted one month leave with pay. If I am correct, in one factory, the estable leve given to the workers is 21 days. But I wish to left the flouse that matter of fration of leave should be on an All-India basis. It is better that we leave it to the Adjudicator whenever a dispute arises in a matter of that kind, for the simple reason that we are all committed to increased production

When we are committed to increased production, when it is a national emergency, cover yeardon in the scorety must sear-tiles and every section in the society must work than My complant is that the Government servants are working less sumber of hours. I want to see the day when the factory less sumber of hours, I want to see the day when the factory remains a contract of hours and the section of hours. I would have certainly welcomed and a complant from the mover of the secolution that the Government servata are working for only 5 to 5, hours and why they should not be made to work 8 hours a day. But maked of such a complaint, when, in a national emergency, there should be complaint, when, in a national emergency, there should be complaint to the second of the se

I want to compare and contrast our conditions with those obtaining in the other parts of the World. I could give you some information re France. One day for each month's work subject to a maximum of 15 days (1952 and 1944-revised enactment). I can give the particulars obtaining in some other country too, say Yugoslovakia; 14 days longer holidays may be given to some categories of workers, namely, intellectual and manual workers engaged in strenuous work. I am giving these particulars from the industrial awards analysis of the Labour Bureau. I am coming to the most important count v in the world-from the point of view of the mover of the resolution-U.S.S.R. (1986). There persons below 18 years are given 24 days leave and persons employed above that age festival leave of 8 days. From the particulars fur-nished above, I request the hon Members of the House to judge where we stand. Let me, Sir, reiterate that when it is a matter of increased production and when our industry is faced with a grave peril, should we ask for more leave or should we ask for more work is the problem; and I leave this problem to the mover of the Resolution to decide.

Next, one of the hon. Members has raised a point about the maternity benefit—another smently under welfare. The Hydenbad Government has recently amended the provision that the maternity benefit should be paid six weeks before and six weeks after confinement and that should be quite sufficient as a benefit to the female workers in the factories.

Then, the State Employees' Insurance Act is scheduled. I could say at the moment tentatively, to be applied to the Hyderabad City or to be enforced in the Hyderabad City by April 1954. I would very much desire-the Government would very much like-that it should be enforced even earlier. But there are certain difficulties. Hospital accommodation has got to be arranged and housing also should be so planned so as to benefit the scheme much by enabling the workers to live together there. Besides this practical difficulty, there is also the financial difficulty on the part of the State Covernment to provide sufficient funds in building new hospitals. There is no purpose in asking for this particular enactment, since it is going to be enforced in the Hudershad City We wish we should be in a position to enforce this even much earlier, but I can assure the House on behalf of the Government that we make all effort to get this Act enforced in the Hyderabad City as early as possible and this scheme would benefit 50,000 workers. This is a very important legislation.

Next is Provident Fund. The Compulsory Provident Fund Act has already been in force and a good number of workers are being benefitted. 22,000 workers are being benefitted in the Hyderabad State and 18 industrial units were sovered; every year about 24 lakhs 67 thoucand rupees (about 26 lakhs of rupees) would be pooled. The Compulsory Provident Fund Act is going to give that benefit after retirement which all like to give to the people when the worker retircs in his old ago.

Then comes the Hyderabad Shops and Establishments Act. It could be said that it is a progressive Act in relation to the same Act in the other States. The pessiliar feature that has been provided in this ensetment is the provision of gratuity and 15 days gratuity for every year of service for a discharged employee will be givon. As a piece of information to the House, I may tell that the Govermment is trying to bring in an Amending Bill in this Session to provide gratuity for the retiring worker. The discharged worker is already provided and the retiring worker also will have it.

So, in this regard much headway has been made. But if with this small establishment, the Government in the Labour Department has to look after all the measures and that too to the satsfaction of the opposition parties as well as the Opposition Members here, it is very difficult. The problem as I said as a problem of implementation

Then the last item I would touch upon is about the privileges and nights of the workers through their organisations Much has been said about recognition of Unions The problem of recognition does arise only when there are more than one Umon in a particular establishment | There should not be any difficulty for any Management to recognize the Workers Unions if there is only one Union I would strongly plead with the Managements to rise to the occasion and not create any obstacles in the progress of workers and also in recognising their organisations. But the real problem is when there are more than one Union As the hon Member who is the mover of the resolution is aware, the amendment of Trade Union Act has provided the constituting of a labour court for getting these bong fide Uniona recognised by the Managements It has not been enforced as yet and as I said the Labour Relations Bill and the Trade Union Bill are already before the Parliament. In the Trade Union Bill it has already been provided for the constitution of labour courts. But now I see in the press that a question naire has been sent by the present hon Minister for Labour in the Centre for bringing in a consolidated and sumplified legislation for Labour I also saw in the press that those two Bills have lapsed, but in spite of that it is provided in the Trade Unions Act, and the Government of Hyderabad will see to it that if there is going to be any undue delay in the matter, other measures will be taken I had the opportunity to suggest to the hon Member that of the respective Federations of Trade Umons would agree among themselves, they could take a secret ballot in every industry and could decide which Union should represent them for a particular year in a democratic form and the Govern ment on their part will very gladly help them in that direc tion. But if the ough a statute compulsion is brought to bear on the industrialists to recognise a particular Union, then, I must say, the proper machinery will not be the Lahour Department, but will be the Industrial Court Provision has been made in the Trade Unions Act for the constitution of an Industrial Court and there is no haim in waiting for some more time for the Act to be enforced here

I am sony, I have taken such a long tame and, perhaps, I could have said something more if I had more time I do not want to waste the time of the House as my hon colleague is wispering to me and I would very much like to impress upon and appeal to the Mover of the Lesolution that when he has already got all these things, there is no purpose in maintaing that this Resolution must be prised Secondly. I would like to impress upon the hor Member that the Government itself is more anxious than he to go to the rescue of the worker and there is no noint in his avine that he wants something in the shape of a statute. These thing are being done and the Central Government is taking sufficient trouble to provide enough facilities for the workers Thu Government of Hyderahad is not in a position to 50 in als own way as was visualised four or five years ago by some people I do not think any hon Member is looking at Hyderabad in this manner Hyderabid is a limit in the greater Indian Union and has got to fall in line with other States and when I say about an Industry and when I speak about laboun, there must be some sort of uniformity and it is very much necessary in the matter of labour for the sumple reason that labour is organised nationwise There are national federations Hence I would appeal to the Movor of the Resolution not to press for the Resolution for being accepted or being voted I can assure him that the spirit behind the resolution or the objectives for which he brought the resolution will be fulfilled in course of time through the process that is now in progress and he need not have any apprehensions in that respect. The doors of the Government by the hon Member, the Mover of the Resolution Thank you

(Cheers)

M: Speaker Now, I shall put the Resolution

Shri V D Deshrande Sir as the Mover of the Resolution, I wish to express a few things, but I shall take on little time as possible Now, there are only the emmutes left and I do not think I will be able to finish my speech within this time

Mr Speaker The hon Member may proceed. But he must bear in mind that the Minister in charge of the Department shall have the right of replying after the Mover of the

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Resolution has sucken in espectave of the fact whether the Minister has already spoken or not. So it will mean another speech

شہروی ڈی دنسائلے لحر کے ساما ی و روزوس نے موس کے ۔ _ کو نے سچے لے حما ں ہی ۔ رماف ردی کی نے کہ عمان مرورت ہو ک بادوں ہے میاں دون اے فاول سے عادان سے ۔ بر (Stens) لرحاس من عن ردو و ک م ات هاس روانو ن د م لات کا اظهار کرتے ھونے ار ال سر السر اور شد ارسل سمرس نے بہ ڈیوا کہ سو کہ مرکز کی طرف _ اس ساء سعن دی داس و ود همن ا سے اس بسود د ون کے در مه امر هاوین س و دود دا ا اے اس سلس میں مہے دعرض دائے که گو سمر (Centa) ک سے سے ما داہن مائے گے میں لیکن اگروہ عای صرورات دو و اجری کے ا میران نام م ہوگے ہیں ۔ ساکہ آر ل بیٹر نے کہا ہے ہیں یہ الاسكا هون كه ١ ي لني دري هين له حكر بازے بين ما ون يا ١ ماسكا في او گر هم راند اد سر (Aminrties) دیر ولے نواس با کنے میں هم در بانوں ۱۱ اهم کنکه کا کرك لسب (Concurrent list) ومود هونے کے اورود وسرے راو س س ا سے فاول اے کے میں سلاء م ن الديم ل را س اكت (Industrial Relations Act) و سير من سد فاول ما عدم ملح ام ما اگاھ اے اداما که بدکر کی طرد ہے رہو اس مان میں جن حوامون دیا اور میرونات و می دی طر اندار را مولا اللريون عرض روداك هم جو صروري والمرساسكير بعين بالين

مسمر إسبيكا التجازح مكے هال اللے هم الحود هو لا ها

The House then adjourned for necess till Forty minutes past Four of the clock

The House 16 assembled after 18090s at Posty Minutes Past You of the Clock

MR SPEAKER IN THE CHAIR!

Shru V D Deshpande Sir, as has been pointed out earlier, I feel, it is possible for the hon Labour Minister to nutroduce legislation on different aspects. Secondly I will request the hon Labour Minuster not to lay so much stress on the recommendation that 'immediate legislation should be enacted.' Equally, other steps can be taken, and in the course of his talk he has made it very clear that there are various aspects which have to be locked into and the main problem of implementation of the various legislations are also there If this recommendatory resolution is taken in that spirit, I believe, it should be possible for him and for the Treasury Benches to accept this Resolution. I would repeat to the Treasury Benches that this is a recommendatory resolution and does not necessarily bind them in any way In this connection, it has been made clear in this House that some legislation is going to come up in a consolidated form in the Centre. If that is so, I do not see any rowon why a resolution of this recommendatory type should not be accentable to the hon. Minister for Labour and the Treasury Benches.

As far as the question of minimum wages is concerned. it has been explained at length that certain recommendations of the Rege Committee have been tried to be nunlemented. I must re-state here that as they have no statutory force behind them, it has not been possible for the Labour Welfare Officers of the Labour Department to implement them It has also been my sad experience, as I am concerned with the Labour Movement, that the Labour Officers themselves have found it very difficult to implement them, as one of the officers himself expressed it to me once: 'Why should Government have a provision of such recommendatory nature?' It has been said that all will depend upon the capacity of the industry concerned; but, in the same argument, the hon. Minister for Labour has also said that if an industry cannot pay the minimum wage to the worker, then it has no light to exist In that, I am in full agreement with his opinion because, just as an industry which cannot pay for the raw material has no right to exist or cannot exist, similarly, an industry which cannot pay the basic or minimum wage to the labour has also no right to exist. It is, therefore, absolutely necessary that as an interim measure, some arrangement should be made whereby at least the recommendations of the Rege Committee could be implemented by force of law.

Shri V. B. Raju : Please make it clear whether you mean basic wage or minimum wage.

Shr. V. D. Deshvande I am referring to minimum wage. Hence what I say is that certain measures have to be taken immediately It has been pointed out that the Minimum Wages Act is there; but, at the same time, it has also been pointed out that implementation requires a lot of time; it is a complicated Act; certain machinery has to be evolved; that machinery has to study all the aspects of different industries. and that it will take long time and so on I had made it clear before the House that earlier it was scheduled that the minimum wages should be fixed for the agricultural labourers by 1951 or 1952. But, it is now found that the House of People had postponed that date to 1953. Honce what I say is, when the House of People itself had to revise its earlier decision regarding the fixation of minimum wages, there is no better ground to believe that here we will be able to do it in the coming few months. I am sure, at least the coming two years will be required to fix up the minimum wages in different industries. In the meanwhile, something should be done-some minimum provision has to be made—and as an interim measure, if the Government thinks of bringing a Bill or some enactment, at least it should be made clear that the Rege Committee's recommendations should be followed by the different factory owners. I see no reason why and how that will go against the perspectave before the Centre.

The hon, Minister for Labour probably did not feel it necessary to deal with the question of dearness allowance and the amount of bonus-or if at all he did-he did it very cursorily I made it clear to the House on a previous occasion that in the adjoining Provinces, the dearness allowance has been haked with the cost of living index. The hon. Minuster for Labour made it clear some time back that the Government has set up a Committee in this respect I believe. the Committee has sat thrice, but nothing has come out so far. The Resolution of the Government in this respect relating to the recommendations of the Rege Committee was published m the Press in 1950. Two years have passed since then and I am sorry to note that even now the Government has not been able to link up the dearness allowance with the cost of living index. In that respect also, I feel, the Labour Department of the Government has not been able to satisfy the legitimate demands of the workers.

As regards the question of bonus, I do not wish to dilate much. I had sufficiently pleased that it should be possible in give to the workers compulsorily a certain share out of the profile so that they are partly compensated. I had also pleaded that the workers should be associated with the Managements so that the Managements will not be able to show false accounts and thereby say that they have no profile, in this proper talls, I hope, that certain steps will be taken. Moreover, the hon, Minister for Labour pointed out that

the Industrial Tribunals have been laying down certain busic for that in England, in its history of law-making, existin decisions were laid down by the Courts and later on, laye were taken up in the form of laws. In India, bestule it difnot go through that process, we have been having ready-made laws of procedure. But, I think, in labour matters, we are probably going through that process through which England peaced. I am sure, it should be peached for our downment of peaced, in an sure, it should be peached for our downment of a basic polary regarding bonus and dean ness allowance. In this peace too, overland legislation as necessary.

I now come to the last point of my recommendatory receivition. The hon Minister for Labour said that we have got so many enactments; but the Unemployment in Insurance Act is still there bying in our omnubus legislations. I feel, that should be given preference, and if the problem of unemployment has got to be solved, some actuatory prevision or relief should be there. Moreover, when we are utilizing of a welfare Start, I think, we should be able to point that direction. Therefore, I pland with the hon. Leibur threating the start of the solved of the solved

Another point which was brought before the House relates to the way in which the Labour Movement is going on in the Hydershad State. I do not wish to dilate on that point because I know, the House is waiting for some more important matters. Still, I may say, as far as the question of one Union for one Industry is concerned, most of us on this side of the House are in full agreement with the hon, Labour Minister. not want, there should be various Unions for one Industry and that the workers should be divided because of different political ideologies. We want that for one industry there should be one Union where all the different political parties will be in a position to work. Therefore, if some step is taken or some such arrangement is evolved, as has been surgested by the hon. Labour Minister, I am sure, the different Federations of Labour in Hyderabad State will be in a position to accept some formula by mutual discussion and agreement. In this connection, I would remind him and the Treasury Benches that the Government of India had contemplated an amendment to the Indian Trade Unions Act. probably, in 1946 or 1947. It has been delayed for the last 5 years and even now, we do not see any possibility of its coming into force or being applied in the near future. Meanwhile. the question of recognition is pending and industrial disputes are coming. I am sure, it should be possible for us to have some interim legislation to solve our problems just as Bombay is having. I have no doubt that it is ressuble to solve this problem on legislative and other lines.

As regards leave, certain matances of Czechoslovakia and U. S. S. R. were referred to. I do not know whether I am musinformed or the hon. Minister for Labour. Any way, as month's leave with pay; not only pay, they get free pass-railway pass-and there are rest houses on sea shore and other places where they can have rest to recoun themselves so that when they go back, they are in a position to work better. Therefore, the matter of 'One month's leave with pay' which was put by me in this Resolution, I think, is quite justified. As far as my knowledge goes, the casual leave and other leave given in a factory to the workers are without pay. The only leave with pay is for 15 days and that too with so many riders and so many conditions with the result that in practice it is found that the workers are not in a position to avail of that. In that respect, as well, some steps will have to be taken. If necessary steps are taken in that direction, I don't think, they will come in conflict with the provisions of the Factory Act. We can change the Factory Act to the extent it gives more relief to the workers and there the Centre, in my view, does not come in the way. In that respect also, the State Government can move.

Having made these observations and with the little time at my disposal, I will again say that: Firstly, I do not lay much stress on legislation as such; but on both aspects; secondly, my resolution is recommendatory; thirdly, my Resolution does not bind the Government in a particular way: and lastly, most of the hon, Members in this House are in full agreement with the spirit of the Resolution. As such, I would plead with the House that this Resolution be accepted by all and, if possible, passed unanimously,

Shru M. S. Rajalingam: Sir, I want to know whether the hon. Member wants to have representatives of workers on the Board of Directors so as to have a correct scrutiny of the accounts?

Shr. V. D. Deshpande. Workers should be associated with the working of the industries. I cannot give any details as such. Moreover, I do not think, there is time

Shra V. B. Rhya: Mr. Speaker, Sir, I now feel that I did a mastake in not ideng some more tune for groung my relay earlier because I entarely relied upon the for groung my relay earlier more tune not not allowing the other resolutions were taking more time and not allowing the other resolutions to some up I took a tip from it and, therefore, I took as itled time as pessible in explaining a few points. New that it appears that the mover of the resolution may be upon the contract of the cont

Of course, I shall only start where the hon. Member has left. He said that he was not stressing for new legislation. which is contradictory to his previous statement that there is more scope for legislation, and secondly he says that his resolution is merely recommendatory. We have heard suffimently. The recommendation need not be through a resolution alone. We can take the speech of the hon. Member in the House urging us to take other measures, and he should be satisfied with that. So, as it appears to me, the hon, Member deeres that it should be stamped that such a resolution has been passed by this august body, but I would like a more important step than this; I want a specific provision or a specific recommendation or a specific amendment which would improve the present legislation and the conditions of the workers. Government is prepared to go forward all the way to accept such a specific amendment to any legislation that is at present existing. I have already made it clear that there is legislation on all labour matters. I would just read out the opinion of a particular High Court about the Industrial Tribunals:-

"Adjudication does not in our opinion mean adjudication seconding to the struct law of master and servant. The award of the Tribunal may contain provisions of sattlement of a dispute which no Court could order, if it was bound by ordnary law. The Tribunal is not fettered in any way by these lumitations."

I do not think any section of the society has this licence this privilege. Any matter on the face of the earth perlaining to the labour can be taken to a Tribunal and that Tribunal gives an awaid and that award need not be bound by any When such a vast prousion is made, why speak about fixation of wages and Rege Committee recommendations? I have already said that where there is a capacity for collective bargaining the wage is much more. I am happy that the hon. Member has corrected the basic wage as the minimum wage. If it was basic wage, I would say that every worker is pelting Rs 26; even the agricultural worker is getting Rs 26, if you calculate He is not satisfied with Rs 26: he has made it clear. But a minimum wage, as I have already said, is so jething more. I will read the Rege Committee's recommendations here, because he laid a lot of stress on it. After having recommended Rs. 26 as the basic wage, the Committee further recommended that, to meet the increased cost of living index for full neutralisation Rs. 52 dearness allowance should be paid. It was calculated that the cost of living is three times the level before the war, that is, 200% more So, if basic wage is considered to be Rs. 26 at pie war level, to meet the increase cost of living for full neutralisation, Rs. 52 must be paid and the Committee has conadered that the industries in Hydobabad are not canable of paying Rs. 52 as dearness allowance. It has recommended that 50% neutralisation can be made; hence Rs 26 dearness allowance was suggested. This is the recommendation of the Reem Committee!--

"As we desire that the allowance proposed by useshould be pand by se many employers as possible, we recommend that the increase in the cost of living should be neutralised at least to the extent of 60%. This would mean that, subject to the synthegrogangusty, the lower pand worker in any concern would get Re. 26 dearness allowance in addition to Re. 26, the bease wage, the

What is in dispute in the Industrial chaputes today is with regard to desarross allowance, and I have already pounted out that in any industrial unit, if any worker feels that the industrial unit is expuble of paying full ineutralisation or more than 60% neutralisation and if they are not getting it, a mere application to the Government is sufficient, and on that application (ownerment is propared to constitute a Tribunal, and at lead many of the matters should be left to the administration.

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authority and we do not want a binding legislation. The present wages are not real wages and I do not think that anywhere in India a legislation has been promoted to fix wages through a Statute. It is done through a machinery for fixing wages. So, does the hon, Member wish to say that this House should say in figures "Rs. 26 as basic wage and Rs. 26 as dearness allowance "7 Last year, workers in many industrial units have approached the Government in this connection and the guiding principle of the Government has been to refer the matter to the Tribunal. So, there is nothing that the Government could do in the matter except referring the matter to the Tribunal or constitute a Tribunal for adjudication. I do not want to make it a debate, but I want that they should be convinced about it. There is nothing more in this matter except to refer the matter to the Tribunal and get its award.

Then comes linking up of dearness allowance with the cost of living index. I do not know whether the hon, Member realises the implications of it. Even if it is done, it is by the award of Tribunais and not by the Legislature. This is dopendant on two things: One is percentage of neutralisation and the other the category of industry. In Madras 669 % has been neutralised, in Ahmedabad 100 % and in Bombay about 90 %, and in particular industries it is not for all workers It has been done in textile industries, because the industry can afford to pay. Supposing we ask a beed factory or a button factory, which employs 10 or 12 people, to pay the full neutralisation of Rs. 52 plus Rs. 26 i.e., Rs. 78 to the lowest paid worker, can the hon, Member assure the Government that the industry would survive. Let me know practically what the Government can do in the matter. It is no use merely saying 'link up the D.A. with the cost of living index'. The cost of living index gives a trend in the cost of living When Mr. Rege has prepared his report, he took the index figure of August 1949 as 153; when the report was actually submitted to the Government in January 1950, the index figure was 158; today the index figure is 155. I con-gratulate the people of Hyderabad and the Government of Hyderabad must congratulate itself that the trend is downward. This is a proof of how the economy of the State is existing, ' If there is the capacity for any industry to pay in full, let us refer the matter to a Tribunal, and if the Tribunal finds and gives an award that the particular industry is capable of paying in full then there is no difficulty. In this

respect. I need the co-operation of the workers' representatives and managements to twice upon emissist, first and fix up the D.A. after working it out then and there, and then go on to the other industries. Them the law that can be bought about is only to fix a machinery for this purpose, and I repeat that there is already that machinery.

About Bonus Bonus is being confused with profit sharing sometimes Bonus should be related as a matter of fact to attendance, to efficiency, and to production Profit sharing in many cases in linked with the dividend. That is the broad approach. Now a days there is musconception icoarding bonus and profit-sharing Bonus is now being paid, if a concern makes a profit, and a portion of the mofit ranging from 10 % to 80 % or 40 % is paid to the workers in the shape of one month's wages or two months' wages or according to the service conditions also, a worker with one year's service getting less and in the same category of workers, a worker with 20 years service getting more. There are so many details in this respect. A uniform legislation cannot be brought about and for sometime more to come we have to depend upon the different awards of the various Tribunals in different industries. But still on that matter I can assure that if the workers feel that the industry has made a profit, Government is prepared to constitute a Tribunal and get the award, and we have to take advantage of the independent and judicious approach to these matters. In India, the labour matters are being given a lot of importance and we are on the correct path, and the labour is getting justice in the hands of the Tribunals.

About Unemployment Leguslation, a lot of confusion is bong made. The Government can create work and the Government can plan to create work; but in considering the question of provicing every man with work, the people organisations should, in my honest opinion, come forward to habe to place every man in the job he is fit in do.

I would like to sak what plan the Opposition parties have got to suggest for the solution of thus mamphoyment or under employment. They, at best, can say that the Government should start more factories. There is already over-populalation on the land and if the population has to be diverted, it can be diverted into industry. If the present industrial potency cannot be preserved and cannot be protected, is there any scope to take to further industrialisation? The opposition Members want that the State should take up these indus tales. I would like to ask them what consideration they have shown in their approach in treating these industries I could say that some of the political leaders have created more trouble in the Government managed industries and I would say that the trouble is more today in the Government man need industries than elsewhere. I would like to ask what exactly can be done as long as the Opposition Members do not co operate with preserving at least the present capacity of the industries and I should say that if they pursue the came policy I am afraid the few industries that we have god today may experience a very bad time and the Govern ment also may feel reluctant to take up new enterprises I would only plead that the Opposition members and the Government representatives should tackle the unemployment problem as a national problem and not as a party problem and it we can put our heads together patiently and if we can endeavour to create work for the people there is much scope Today on society needs a new type of organisation that is a co operative organisation on the land as well as in in dusta v

There is much sentation that the cost of production of consumer goods was high today I have already advised workers to form into a coopertive organization in each industry Why should those categories of workers who are having some surplus earnings not think of pooling then supplies earnings for expanding the industry for further employment to their fellow beings in the country But the opposition Members make no effort, in this direction. When there are our plus earnings in the hands of certain categories of workers in an industry why should we beg the capitalists? Why should not the workers invest their surplus earnings in providing further employment to their fellow beings? This the Opposition would not like I would like to ask the Opposition Members to tell me if they have made any honest-I do not like to use the word honest' -- any strenuous effort to or same the workers on a co-operative bears and seve a dving industry 7 It is no good saving there is unemployment on one side and on the other not protecting the industry. This policy would not be of any avail. So for the solution to unemployment-when I say 'unemployment', it is only in respect of skilled workers and educated people in the urban areas and for workers in rural areas, I call it as underemployment-if this unemployment in the urban areas is to be solved every effort should be made to form worker's orgamizetion on a co-operative pattern and we should begin to produce under a tree-no matter-on the roadside, on the roadside platform-we have to begin to produce. If such a plan comes forward or if at least I could get an assurance from the Opposition Members that they would wholeheartedly co-operate with us on this national problem-not a party problem, I think the Government, the Party in power at the moment, will be able to do something for creating work for the people. But if one would think that the Government alone should provide employment for all these peoplecierical jobs, etc., and that the Government employment alone should be the salvation, I think he is wrong. The capacity of the Government to employ further in the administrative structure has reached its peak stage and the only future is retrenchment. We have to release the land from over-population; we have to create now industries run by the co-operative organization of workers; we must relieve the State machinery from the burden of over clerical staff; and we must approach the problem as a notional problem. Does the hon. Member who moved the resolution believe in this? And can be promise this House that he would co-operate with the Government in taking to this enterprise?

Then there is only one thing, i.e., about leave. I do not want to go not controvenies. Leave can be made as an indust as dampte end of more leave in needed, as I said, it depends upon the type of industry; and those industries, which are prosperous and which could afford to give the workers more leave, can grant further relief to the workers. In such cases, if there is any dispute coming, a tribunal will be constituted to decide these binney. Let me in the end typest what I said for returned what I said that there is alvested what I said the three is alvested to the workers of which is also do returned what I said that there is alvested to develop the control of the processor of leave, such material as is available with me relating to industrially well-advanced countries in the west I have laid before the House.

If it is merely for political matters that this resolution has not be passed here. I have nothing to say; if, on the other hand, it is to serve as a sort of a resolution to tell the Government that it has failed to do something or has missed to do and that the Government could do much more by accepting

Discussion on Non-Official Resolutions Nos 2, 8, 16 and 26

مر کراس کو ان ا کل نام (Non official time) کے ایسے میں میں آو کی ایسے میں میں کا میں ان اور ان وواد کے لیے در امان کا مع ان کار کا دن ایسی مان آو کی وواد کے لیے در ما ما

I thing the hon Chief Minister has already agreed

Shir B. Ramakushnarao. I have agreed with the suggestion made by the Leader of the Opposition Party.

Shri V D Deshpande I thank him

Shir V B Rayu No apprehension hereafter

۔ حد ایستکر حص بد مرص کرنا ہے کہ عیاب و رسی او حمل و ورسی مانے کے ایک عمل حدث قامن وروزادرسی ہے جس نہ المصوح جس بحد ہی رسری حد ساوال تحریہ اور حرک آفان ایست کہ بحد ہر دسری واحد و او تجرب ہر اور المرحیہ اور المرحیہ ہر المرحیہ ہیں۔ میں کی اوال آکامین آب اے اور ووالدیسی میں سائے لے میں کیرنک حکاف (Stopped) آک میں کے اسالے انکر الک الکار کرکھے کا صوروب کہ ارتکا

مسٹر ایسپیکر و کہا آن بہ عامے ہیں کہ اکو الگ الگ رکھا سانے ؟

شری ایک می معید کے میں ارولوں س انک می معمد کے هیں۔ لکن چوبها روالیوس سکسو (Negative) ہے۔ مسٹم استک صاد ہونے سے کوئی تون جن ہونا

Shot G Hanumanth Rao Speaker, Su, I would like to know whether the voting will be taken simultaneously

M: Speake: One after the other

شری ری ڈی دنسائلے عاوس س اسدہ کے لیے کویں سال فاع ہواسلے میں ایک لیکل ہواسٹ (Legal point) بس کرنا چاھنا ھوں ۔ On page 17 Sub Clause 5 of Soction 73 of the Provisional Rules of the Hyderabad Legislatave Assembly is a follows

Subject to the provisions of sub-lule (2) of this Rule, resolutions of \(^1\) the hoten has not \(^1\) n \(^1\) till \(^1\) leu drys before the date appointed for the Session of the Assembly, shall be entered on the subjectmentry sependa in the order in which they are admitted by the Speaken in

اس نا کے خانے مات ان و دروزو می نے میں والحد انک برق در سند 12 (Adopt) ہے ہم سی مورت میں درور در مرز) معاورت بایا ناکا ہے ہے جانے بنا ہے معاورت بایر (Samultancously) میں کا کا دروجہ رفضہ رسا کا روز انا طاب اگر و (Negatro) رسکائے خواجس روزوس اللے پیچم ہیں کہ لیا کہ کو اس (Segatro)) درا

ار الراس (Grania) الوائاء في (Grania) الراس الم المراس) الوائاء في المراس الم كابر الم كابر الم كابر الم كابر الم كابر الم الم كابر الم كابر

مىڭكى/ پېڭ ھلىم ۋىلەرغىوكىس مىسلىر (ئىمرى) بھول چىدگا باد ھى) روولىوس ئے طور ر دىدى جى 1 كىا ؟ سىمى جى لى آزاد جى 4 دائىچىلىسى مىر لى آزاد جى لىسكىس كيا ھارىكا .

کیاگا ہے ہی اس رسیسی کردھا جوں لکھ یہ

شری وی دی دہسائٹے اران ایکر نے موارڈز ہدا مے اسکو پریک (Break) ہی کا اسکا

شری سری بها راژ هو استکر (او که آاه) حو روایس ه ریت باس هدن ان کو ژه کو دنکهاهای و معلویهوگا که اس سرانک رول ا ساع که سس سروع هون سے ه ر دن میلر

شری وی ڈی دنسانڈے سکس (بری) میں سب کلار (ر) میں یہ ، دن کی بولس کا بند کرہ ہے وہی جان پڑھا کہا ہے

Resolution Nov 28, 10 & 24 سری سری ب و از تو استکر ایک فاعلم به داد د دار برای وولوسس اما بین واکواصد (Agenda) رز با اما مے لکن اسکے میں روب ہوسس لے میں ہو میما حال ہے کہ وہ اسکر کے حسار بمبری ر میں فیدا نہ ہمیں کہا ماسکا نه عمر (م) ر هی عب هنان عاهم ا او کو دوب روبو ن و سکے ملاب هو انگسو هو اسکولا ا ۽ ماهي بين سيجها هون کا ۽ مجمع جن ہے کو کد هر آرسل مند او ۸ احدار د اکما ہے کہ وہ اسکو ن کرنے جات اسکر صاحب ے (م) ورولنوسس تو حب الس (Admat) ردا ہے و اب اکو ہنوس تے باہے ڈسکی کے ہے رکا اھے کیو کہ آب ایک طوی ا ارطوی کا حوال ھی جان مے اندرس که عدر (ع) رحو روانوس مے اسکو لا اے اور عدر (سع) پر مو وروادو رہے ایکو مانا دائے صحیح میں ہے۔ اکو داوس می وہ واعد میں مے کے لیے لا ا عالک ہے کو کہ صبول ایک می ہے ور مصبوں کے لیعاظ مے انک روانوس با ں ہو اے بو دوسرا روانوس میں لانا حامکنا کبوکھ انک رواسویں دروہ حر مطور دا ا مطور ہو جاتی ہے۔ امبول نے او اسی و ت رہم اس سله برعو ر رغ های اسلے بری احر رائے دعے که مارون رواسوسی ساسے ر ٹوکر ڈسکس ٹر ں او اکو ہاوس سی ووسک کے لیے رکھا ماہے انوز س کی مات سے موعدر دا ما رہا ہے وہ محسر میں ہے۔ بعری راز بہا نہ ہے کہ مارون روانوں ہی تو تا ہے راٹھکر عسکی جائے۔

شری کو بال راؤ اکو لے (حادر کھاٹ) وول (۵۰) کلار (۵) ک طوف موسعدلا کو ا کماما وها یک و دس کے لحاطیے عب کی ماے میں عبرساعدو مو ا ورسی کی طرف میں سس کیا ۱۰ وہائے میں اس کونومه دلانا ماها هوان که را را ران (Prios sty) کے مو روانوس میں ایم ارسے سی کلار (م) سی میں لکد کلار (ر) سی طبح قدا گا ہے۔ اور کہ لا اگنا ہے کہ من رزواسوس کی وس (ہ ر) رور کے علے مل چک ھو اکمے مد دىرىيى بىس ھوك والے روليوس من كو رہ م دھا سكى ليكل رولس كوبورا رھے كے م معلوم بهى هودا كه عد مى ردح كا سوال كماطرح على هوكا .. طاهو و رول (١٠١٠) كى انك دو س يد كون سب بين ف الكه الك الك معمون ير هاوس ك ساسر آبا ہے ۔ اسلے رول سے کا اس سے طما سلی میں ہے۔ دوسوے رواس مو میں عالی اب کے سلامطه میں لانا ماها هوں وہ (۲۲) ، (۲۲) اور (۲۱) هیں میں مداد ا باها هون كدا كا يعلن دروس آف استحس (Duration of Speechee) (Quote) يم هـ مان به اسلي كوث (Repetation کر رها هون که هاوس محمج سحه پر مِنجي او نه رسد اث (Precedent کر رها هون که هاوس محمج سحه پر مِنجي طور پر فایم هو ساے ۔ ان رواس میں کویں رول انسا میں ہے کہ ایک هی سحکے (Subject) براگ مے زادہ روانوسس مانے یہ افرمسو (Subject) میل یا تکلیر (Negative) به لاے ماین مرتکه بن کیا مراب که موسورش كو سس يرعب ديناً چاهي اسلير معرا رواموس افرمشو هے ليكن اسكمير

میں ک یہ دا اسے الے کا روبوں کسو نے (Laughter) است مده که در راور رواس (Provisional Rules) سن المحمد مده که در راور رواس (Empower) درا مع که در روان (۲۰۰) عامدات کو اساور (Empower) درا مع که کد ال رس (Conduct of business) کو کستارم رگواك e 4 (ar) do el 1 (Repulate)

" The Speaker shall have power to regulate the conduct of business in the Assembly in all matters not provided for in the Constitution of the Rules'

ں رولنی میں ۱ 4 را و ران (Provision) ک هی حصد در الے والر رور سرکے ملاتے ہیں ہے اسے ہی سحا موت کروان (۱۰۰) رکوبی اعتراض دا ا کا اکا الحد اسالم رام رب و به رود و سراسی ر سے معل Move) موںکر ہے ڈادا ہمیں و و میرہ افار ہو گے وہ سرے کے بنارے ایک می مسون ر موکر او اکر له وومگ (Votane) کے ہی اسی اوار (Ordez) ... ر هو کے یں ایک ایا بادی امول نے مو عام مور پر سداا دن براو (Tollow) کامانے کا کا (Latagation) کامانے کا برا اہے۔الاں کے طہار رے کا وہ اسی ر ساسے دا حا ا ہے رکہ اکا ماساتہ دواً مالے احرین بن عرص کروۂ وروا¢ ب_ وہ مجمع <u>م</u>ے اور ردی (Rules) کا جی سات مے

Shri B Ramaki islina Rao Mi Speaker, Sii, Rule 78 of the Provisional Rules has been refered to and sub-rula (5) has been telled upon

'Subject to the provisions of sub rule (2) of this Rule. tesolutions of which notice has not been given 15 clear days before the date appointed for the session of the Assembly, shall be entered on the supplementary agends in the order in which they are admitted by the Speaker?

That has been done After that has been done, there is a Provise to sub rule (5) which has not been read

Provided that the Speaker, with the consent of the Minister in charge of the Department concerned, may allow a resolution to be entered on the principal agenda with shorter notice than 15 days and without its being included in the ballot as provided in sub rule (4) Read with this proves, thus resolution Nos 2 8 16 & Al entried in the supplementary gends which is before the Hour and no objection of exception could be taken to its harmy been put on the supplementary agends

After that is clear sub rule (6) has got to be looked into

(6) No member shall be entitled to move a resolution of which notice has been given under sub-rule (5) of this Rule

Just as this Resolution of the hon Member for one of the Constituencies in Hyderabad-

until every member has had an opportunity of moving a resolution for which he has obtained priority in the hallot

Resolution No. 2 has obtained purority in the ballot-there was in f ct no build and that makes the priority case much weaker If the Resolution had obtained priority in the ballot then there was something to be said. But otherwise, even if taking it for granted that the resolution has obtained priority then the only limitation that is placed is that Resolu tion No 2 winch stands as No 2 Resolution shall be moved first Untlevery member has had an opportunity of moving a resolution for which he has obtained priority in the ballot. no Member shall move a s conditional which notice has been siven under sub rule (5) until every Member who has obtained ministy in the ballot has had an opportunity of moving a second resolution and every Member entitled to move a fir tresolution under sub rule (5) has had an oppor tunity of doing "o The result of sub rule (6) is that until the three resolutions which stand in their serial order. namely, 2, 8 16, have been moved the 4th resolution which stands in the could order No 24 cannot be moved. That is the only limitation which I think Section 78 imposes Barrung this there is ab cluicly no other limitation. That is why Resolution No 2 has to be moved first and the last resolution to be moved would be serial No. 24 After all these resolutions are moved, there will be discussion and voting, if necessary and they will be in the same order of princity as they stand in the list. Thus, the position is abundantly clear, and I do not see any reason why we should speed our time in discussing about this technicality

(Skr. A. Raja Roddy rose in the seat)

Mr Speaker The hon Member has already spoken.

Dr M. Channa Reddy: Sir, I feel that Resolution No. 24 also stands on the same frotung as that of other Resolutions as far sa priority is concerned. Therefore, I would request that Resolution No 24 be admitted and the ballet crawn, and then discussion be taken up in the order of priority.

Shr. J. K. Praneshackarya (Tandur-Serum): Sir, I would draw your attention to Rule No. 76 of the Provisional Rules which reads as follows:

> "When a resolution has been moved and voted upon in the Assembly, no resolution or amendment of a resolution raising substantially the same question shall be moved within one year from the date of such motion."

If the argument of the Leader of the Opposition is accepted, it amounts to authinization of all the other resolutions that are just before the House. Hence I would subnit, Sir, that all such resolutions which are in the same category or on the same subset, should be taken up at the same times.

(Shri M. S. Rajalingam rose in the seat).

Mr. Speaker . No discussion please.

Shri M. S. Rajalingam : No discussion, Sir. But I am suggesting a way-out (IAUGHTER).

From the text of the resolutions, one thing is quite clear, vir, three resolutions are against handing over the control of the Univarity to the Contro, and one resolution contrary to that. I feel, it will be better if all the three resolutions could, by mutual agreement, be framed into one. By that, much labour can be saved and it will also be easier. (Interruption: Then it will ment two resources the contract of the contract

مرسلر اسپیکر - بات مد ح که رول (یس) (م) کے صد معربے ناس کوئی رووانوسی مشی شروع عوے کے مہ دن پہلے میں آدا - اس وحه سے سکش (عد) میں ح و دنگل مقد حور کوئی گئی میں اوس در حدل میں هوا۔ اس کے عد اس میں مد اکتھا گا جے

"shall be entered on the supplementary agenda."

در بر کهای In the order in which they are admitted by the Speaker

ے حے و و د ہی کے آئ سہ روہ سی کا مری اسب میں سرکہ راکا کہ دائے ہے ' (بلاک عے '' کے در کا کے جائے ہے روں اوس ہے جوز و اگا چراکایل کے انکا کے طالح کے اس اند سے در الاحکہ یہ جہا جوز نہ جوز رحوں خوس کے آئے آئے در کو جو داشا جھے می معاوس کی درمہ روان () سے اور الاحکہ استان میں دول () سے اور الاحکہ استان سے دول کے خوا کے کا مطابق میں دول کا کہ سے دول کے خوا کہ کا مطابق میں دول کے خوا کہ کے دول کے خوا کہ کا مطابق میں دول کے خوا کہ کا دول کے خوا کہ کا دول کے خوا کہ کی خوا کی کو دول کے خوا کہ کی خوا کہ کی دول کے دول کی دول کے دول کی دول کے دول کے دول کی دول کے دول کی دول کے دول کے دول کی دول کی دول کے دول کی دو

Rule 11 (7) 'Notwithstanding anything contained in ules (2) to (6) of this Rule on in Rule 78 the Speaker may on any date allotted for private members business give pionity to any item of such huminess at the request of the member in charge '

اس بن اسکر دد لنکر سن (Discretzon) داگا مے

"That he can give priority to any item of such busi ness at the request of the member in charge"

و من سانا من موککه مدر گزرگو شد (Request) میرے باس او پهن مسد روو بن ماگایا ان و غدت دردیک (Rulng) ک داخورک که (م) رودرس بن کے جابی اوران راسہ خوان مسکل پهر دراکار رواد بر کو ویک کے اور کہا جانگا

Shiz G Hanumanth Rao Sii

M: Speaker In the first place let the hon Member move his resolution

Shi i G Hammanth Rao Sir I beg to move the following resolution

"This Assembly is of the opinion that the decision of the Government of India namely— to convex the Oceanira University into a Central one with Hindi as its principal medium of instruction with the declared new to develop it as a rational language in the South and to promote close cultural relations between the South and the North"—and take it yors without ascertaining the will of the people is

undemocratic and detrimental to the interest of the people in Hyderabad inasmuch as.

- (1) that State has only one University built at the cost of more than four crores of rupces, and it is unprecedented that in such a case the people are deprived of it.
 - (a) it is wrong to make Hindi as University medium
- of instruction in Hyderabad simply for propagating Hinds when Hinds is not the language of any section of the people.
- (111) it would amount to the suppression of the growth of the regional languages, antagonise the popole against Hunds and create strains in the national life unhelpful to the development of National Unity.
- (iv) the problem of Urdu and the three Regional Languages, Telugu, Marathi and Kanarese, as mediums of instruction has to be solved by adequately subsidising the University.

and therefore, it calls upon the Government of India to abandon the proposed scheme."

Mr. Speaker: Motion moved:

- "That this Assembly is of the opinion that the decision of the Government of India namely-' to convert the Osmania University into a Central one with Hindi as its principal modium of instruction with the declared view to develop it as a National language in the South and to promote closer cultural relations between the South and the North', -and take it over without ascertaining the will of the people is undemocratic and detrimental to the interest of the people in Hyderabad lnasmuch as,
- (i) that State has only one University built at the cost of more than four crores of rupees, and it is unprecedented that in such a case the people are deprived of it.
- (ii) it is wrong to make Hindi as University medium of instruction in Hyderabad simply for propagating Hindi when Hindi is not the language of any section of the people,
- (117) it would amount to the suppression of the growth of the regional languages, antagonise the people against Hindi and cronic sivaine in the national life unhelpful to the development of National Unity.
- (4v) the problem of Urdu and the three Regional Languages, Telugu, Marathi, and Kanarcse, as mediums of

Resolution Nos 2,8,16 & 21 instruction has to be solved by adequately subsidising the University.

and, therefore, it calls upon the Government of India to abandon the proposed scheme"

Mr. Speaker Now, Shri K. V. Narayana Reddy,

Shr. K. V. Narayana Reddy Mr. Speaker, Sir, I beg to move the following Resolution.—

"That the Assembly desapproves of the docusion of the Government of India to take over the control of the Osmania University and to convert in its a limit one for the express purpose of propagating Hand in the South and promoting a closer cultural relations between the South and the North, insamuch as:

- (a) this decision was taken by the Government of India in contravention of all canons of denocratic practice without ascertaining the popular will in respect thereof and giving opportunity to the people of Hyderabad to express their views thereon.
 - (b) it would result:
 - (t) In depriving the people of Hyderebad of their only University built and developed at the immense cost of some 150 million rupees and at tremendous sacrifice on the part of the people who paid with their blood for its growth.
 - (st) in hampering the growth of the regional languages since there is little prospect of their introduction as the media of instruction in the highest states of education, and
 - (its) m continuing the step-motherly treatment that they have all along been subject to:
- (c) it would strengthen the hands of the anti-Hindi agnitators who would exploit the situation for their own antinational interest by inciding the popular sentiment against this unpopular step by the Government of India;
- (d) the declared laudable purposes that motivated this decision of the Government of India, could be fulfilled without resorting to this extreme step by opening parallel classes in the University with Hindi as the medium of instruction and

Discussion on Non-Official Resolution Nos 2,8,16 & 21

by opening new Hindi colleges or converting some of the existing ones into Mindi institutions,

(e) the interest of the Government of India in propagation and development of Hindi in the South could be given effect to by subsidiaing or financing the Hindi fluidintions and schemes for the realisation discort;

and strongly dissuades the Government of India from the proposed implementation of its decision."

Mr. Speaker: Motion moved:

"That this Assembly disapproves of the decision of the Government of India to take over the control of the O'marie University and to convert il into a Hindi one for the express purpose of processing Funds in the South and pi-meting a closer cultural relations between the South and is North in as much as:

- (a) this decision was taken by the Government of India in contravention of all canons of democratic practice without associatining the popular will in respect the cell and giving opportunity to the people of Hyderahad to express their views thereon;
 - (b) it would result-
 - (i) in depriving the people of Hyderabad of their only University built, and developed at the Immense cost of some 150 million rupees and at tremeadous sacrifice on the part of the people who paid with their blood for its growth.
 - (4) in hampering the growth of the regional lenguages since there is little prospect of their introduction as the media of instruction in the highest stages of education, and
 - (sm) in continuing the step-motherly treatment that they have all along been subject to;
- (a) it would strengthen the hands of the anti-Hindi agitators who would exploit the situation for their own arti-national interest by inciting the popular sentiment against this unpopular step by the Government of India;
- (d) the declared laudable purposes that motivated this decision of the Government of India, could be fulfilled without resorting to this extreme step by opening parallel classes in the University with Rindi as the medium of

Resolution Not 2.8.16 & 21 instruction and by opening new Hindi colleges or conventing some of the existing ones into Hindi institutions:

(e) the interest of the Government of India in the propagation and development of Hindi in the South could be given effect to by subsidising or financing the Hindi institutions and schemes for the realisation therefor; and strongly dissuades the Government of India from the proposed implementation of its decision."

Mr. Speaker: Shri G. Rajaram.

Shri G Rajaram: Sir, I beg to move the following Resolution:

- "That this Assembly is of onimon that 'the decision of the Government of India to convert the Osmania University into a Central one with Hindi as medium of instruction with the view to develop Hindi as the national language in tho South and thereby to unite the North to the South in language' when the consensus of public opinion is against it, is dictatorial and hasty. It will antagonise those for whose beneft it is being done, when this action is being taken much against their will, because :
- (a) the State has only one University which was built with the money of the people of the State, costine more than four crores of rupees, thus it will put them in financial difficulty, if they wanted to have a University of the State ;
- (b) the growth of Hinds in the South can be assured by making it a compulsory subject in the Osmania University: it is not necessary for the Centre to take it much against the will of the people:
- (c) while this anxiety that the University should be taken over by the Centre, and making Hindi as medium of instruction, is a clear indication, that the regional languages of the State will get a step-motherly treatment, detrimental to their growth, and therefore, it calls upon the Government of India to abandon their ex-parte decision."

Mr. Speaker: Motion moved:

"That this Assembly is of opinion that 'the decision of the Government of India to convert the Osmania University into a Central one with Hindi as medium of instruction with the view to develop Hindi as the National language in the South and thereby to unite the North to the South in language? Discussion on Non Official Resolution Nos 2,8,10 & 21

when the consensus of public opinion is against it, is dictatorial and hasty. It will entraonise those for whose benefit it is being done, when this action is being taken much against then will because:

- (a) the State has only one University which was built with the money of the prople of the State, costing more than 4 corres of rupoes; thus it will put them in financial difficulty, if they wanted to have a University of the State ;
- (b) the growth of Hindi in the South can be assured by making it a compulsory subject in the Osmania University : it is not necessary for the Centre to take it much seamst the will of the people;
- (c) while this anxiety that the University should be taken over by the Centre, and making Hindi as Medium of matraction, us a clear undication, that the regional languages of the State will set a 'ten-motherly treatment, detaimental to their growth, and therefore, it calls upon the Government of India to abandon their (a-parte decision,"

Mr. Speaker: Shri Goonlyso Ekbole.

Shr: Gopairao Ekbau: Sir, I beg to move the following Resolution :-

"That this Assembly while appreciating the object of the Government of India in proposing to reconstitute the Osmania University into a Central University, is of the opimon that it should be clearly haid down that any change in the medium of instructoin should not unpair the high eduestional standards which the University should maintain. The first purpose of the University should be to maintain these high educational standards and the change-over to the medium of Hindi should be brought about, always keeping in view the maintenance of these standards. For this purpose, English should continue to be used as the medium for such subjects as cannot be taught adequately for lack of suitable books, till such time as satisfactory arreingements can be made for the use of Hindi as a medium for these subjects. Further, that the regional languages, namely Tolugu, Marathi, and Kamada should be given every encouragement by the University.

The progressive introduction of Hindi as a medium of instruction should be co-ordinated with the educational developments taking place in the other Universities of India, so that the Osmania University should be able to maintain its high standards and be able to deal with the other Universities in India and abroad on a reciprocal basis,

The colleges in Hyderabad, with regional or other languages as their media of instruction, should find no difficulty in affiliating themselves to the University and steps should be taken to co-ordinate their systems of education with that of the University.

While the administrative and financial implications of the change-over are being examined by the Committee appointed for this purpose, a second Committee consisting of educational experts should be appointed to consider and advise on the educational matters referred to in this Resolution and others pertaining to the proposed reconstitution. This Assembly, therefore, urges upon the Government of India to appoint in consultation with the Hyderabad Govecoment, such a Committee of educational experts.

This Assembly further urges upon the Government of India that appropriate provision should be made for securing effective representation to the people of the State on the academic and administrative bodies of the University."

Mr. Speaker: Motion moved.

"That this Assembly while appreciating the object of the Government of India in proposing to reconstitute the Osmama University into a Central University, is of the opinion that it should be clearly laid down that any change in the medium of instruction should not impair the high educational standards which the University abould maintain. first purpose of the University should be to maintain these high educational standards and the change-over to the medium of Hindi should be brought about, always keeping in view the maintenance of these standards. For this purpose, English should continue to be used as the medium for such subjects as cannot be taught adequately for lack of suitable books, till such time as satisfactory arrangements can be made for the use of Hindi as a medium for these subjects. Further, that the regional languages, namely Telugu, Marathi, and Kannada should be given every encouragement by the University.

Revol to Nov 2816 The progress ve nired when of Hr in as a median of meta uction al ould be co ad nated with the educat onal deve lopments taking place in the thei Universities of India so that the Osmania University should be able to n untrin its high standards and to able to deal with the other Univer sities in India and abroad a a reciprocal basis

The colleges in Hyder thid with regional or other lang pages as the i ned a of meta act in sho ld find no difficulty in affliating theready s to the University and steps should be talen to coold nate this systems of education with that of the University

While the administrative and farmeral implications of the hange over are boint, xuin I by the Committee appointed for the purpose a second Committee consisting of edica t onal experts should be \$11 nied to consider and advise on the educational matters accepted to an this Resolution and others pertaining t the proposed reconstitution. This Assembly therefore ungos upon the Government of India to such a Comm tice of cducational experts

This Assembly furth 1 urges upon the Government of It dis that appropriate proveson should be made for securing effective representation to the people of the Style on the academ c and administrative lodies of the University

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ವಾಗ್ಯ 7 ಇಮ√8 ಇ.೪ ಗ க நடித்த கிரு கிரும் க ் வேல் வார் விக்க e e hand do wash ಮುಳವಿಗರು ನರು ಬ್≕ತತಿಗೆ ಸರು ಮುಣ್ಣಗ್ನು ಎರೆಕಾರ ಶೂರ å ಗ ೨ವಿಸ≈ ಕಮ ಎವಿನಿಯಮಾಗ್ ಎರು ಕೆರ್ ನಿಜರ್ ಎರು ಗ ಕಿಎ.ಎಕ ಜ ಈ ಸ್ತಿದ

مسٹر اسپیکر آگا آپکی جو میں ہے کہ پر موس آپکی ر سمعے وآپ مدی جن کمر لکن بین می کو جو بین ڈر

ತಿಹಿತ್ತ್ ನ ಕ ವ ∑ಌ೯ಕ್ರ *ರ*ಬ್ ಆ ವಿಧ ಯ ನಿಶಟನಿ ದೇಣ 3 5

سری حے بی مسال و ان مدر کل برن (Stubboan و آن کی کویں پیکر مدسکا کی کرین

سری سے سے و یہ و کہ تصمین ک شی سن کی ہے ہیں سحهاموں و ںگےوے ہے۔ ی ی ن س ک

ಈಯಾರಕ‼್ನಲ್ಗಳ ಎಌಾಲವಣ ராந் க்சி இன்ங்காங் வழங் ந நடையால் மேல் நால் வரும் கூறு விரும் வரும் యావుల శాబం సాజక్షామ్మ బ్లైబాలత ಮ್ಮದು 1 ಮುಡುಮನನ್ನಾಟ ಬ್ರಕ್ಷಾರು ಧನ (ನೆಸರು ಥ್∞ೆ రిష్ట్ జు బ్లో మార్క్ కి ఆస్ట్ క్స్ట్ హారు ఇంచర⊀ . ⊣ಆಡ ಸ್ಪ್ರೀಡ ಕಮ್ಮಾರ್ಥವಾಗಿ ಮತ್ತು ಪ್ರತಿಸ ಕ್ಷಿಪ್ರಾವರಿಯ ಕರ್ನೀರಾಯಗಳುಇವುರಬಹಲ್ಲಿ ಟಿ.ವಿಟ್ರ್ಯ ರ க ஆரி சின்னுவகள் சிச்ச மாக்கள் கண்ணும் கடி க விக் க் மே ₁ வே 33 ம் வ

Like many changes that took place in other India Univers ties we expected that our Osmania Univers ty would also effect an appreciable change in its old policies and pact ces But we are grieved to a ote that no distinct change has taken I lace in its outlook and on the other hand much critic am is levelled as a nat the University both by the public and the Educationalists The Andh a Saraswat Parishat Jemanded an open enquiry into the affairs of the Osmania University and in that regard submitted a memorandum to Di lajendra Prasad Pies dent of the Indian Republic Urdu is contai ed and ma ntained under the garb of Hindus anı quite aga nat the will of the students who are the future citizens of India Reg onal languages are con pletely over looked and prominence is given to the so called popular Hindustani

- 0 1 1 ly News) S 2 70 1 The seions of Osmans University has been againting the minds of the neal same, then, time. Any attempt now

مبراسکر بلوین مے کووں بن ہے

the theory by the University of this from the contact of the people's representative will bry secure uses agreement as a evapuage with review to turn be a function of the people to protect that into its tall a decision is taken by the new State Leaglet time that will come into existence within a week.

⇔ð.s

Ultimate doution of national language—Ali Yavai Jung's University Policy

ອະນຸດອູ້ ປ ພຸມ(lel tgana Virilor, Assoc aton) ມເມື່ອ ໄດ້ ໄດ້ປຸ່ນ ຊຸກພາລົດ ມີອຳຄັດແລ້ວ ພຣະກະກາງ ພລະ ລັງ ກີ ບ

ტიბი დი გამ ცსა — თაბემ ცხიც არვი ჰიო-ის ა

The University was the property of the people who had built and developed it by tix payers money Any decision Resolution Nov 2 3 16 A 21 legarding its future should be taken after asceitaining people's opinion He assured that the People's Democratic Front would move the matter both in the Assembly and Parlument."

" Sentinal 25 2-52"

ಪುತ ಶಾವರ್ಷ-ಉಂ' ಕೆಂಡಲು (Mayor)) ಪ್ರವಾಸಿ ಬ್ಲ ಎಎಎೆಂಂ ಭಾರು ಕೊಂಡಿಸುತ್ತ ಅಭಿಕಾದ ಂ ಕೂಪಿನಂಗ್ ಇತ್ತಾರು

Madapan Hanumanth Rao appealed to the Contre and State Government not to give effect to the proposal to trans for the Osmana University to the Contral Government for making it a Hind University for the South."

سری ور ندر شُل (الـه) ہر لی معرائے انہ سب را نے و ورطاہر کر رہے ہیں ادوسروں کے و وز رہکر ساتے ہیں

ابر مل شری ہو لح نگامدھی مواد دراھم کرہے ھی

త్రీ డి బాలుబయాడు త్రి ఎదుదు దరాధనారు అంగ్రామాలు లై ఎ! ఇందు ప్రాలం కేశారు హెంది ఎన్నికి అనాలు గార్ ఆర్మింగులు మాత అదేవి వివిదించాల

తణవారమున జుత్రుమైమునందితాన్లక్ జయకి పంటల కొన్నార్ అలు స్వగాధ ఆధ్యామానం చేడేవి ఏమిత్సానా పార్శక్రంమం విమంత

"Di G S Melkote (the present Finance Minister) and J H Subbayya M P, have protested against the proposal of the Central Government to take over the Osmania University and convert it into a Hindi University"

(Daily Nows 1-8-52)

[MR DEPUTY SPEAKER IN THE CHAIR]

అధాన మంత్రిగాకైన బంతర పెలారాగ్రిగా ఐ భాషణపేషయుంతో ఈ విధంగా ఎ లావు ఇస్పాట

మన్నువ వళ్ళా, కొందరు ఆయురంగా సినీపెన్ని సుక్తిలో భామమీయులు ఎక్క్లి చిక్కుల కలువు చర్వాల ముధ ద్వారా (జులనిప్పేస్తే అంచుతంగా ఒకగా క.) రుష్ట్రలని వర్గంగాడు. బ్రహాహియలో బ్రహా మాళారంలో మార్రోమ్ ఇక్కిఎవసల పెరవేత్సగలు

మన అధ్యవపల్లెన త్రే, రాశోండ్ర స్థామనాడు రవంచేంద్ర, అధ్యక్ష మాన్ని ఉన్నాడాకావ్ అంచి మార్చి మాడల కేమీ చేలేది 55 కేమణలో చెప్పులు

Dast ission on Non Office il Resolution Act 2 5 16 & >1

' Di Rajendra Prasad laid comphasis on national education through medium of regional language to instruction through unfamiliar language proved burdensome to students who could not develop then latent faculties and Aryan cultme '

"It is disappointing that the Government of India instead of un leastanding and fulfilling Hydorabulis' aspirations had decided to found a Hindi University without aiving the people a clear picture about the place of the Regional languages If the Centi il Government want to have Hindi es the magazini of instruction in the Osmania University I went to know for whose benefit such a step is being taken since Hindi is not a language of Hydrashad. The Govern ment of India should make a difference between the national language and the State language English was the State language during the British regime. The irles that Hindr should replace I'm ish in all places where the latter was used. is not quite advisable. India is federation union of States and the importance of Regional languages cannot be underestimated the regional languages should replace English up to a cortain level"

' Institution of higher learning controlled and managed by Government agencies act like moregnation, promote the political purpose of the State, make them acceptable to an increasing number of their populations and supply them with the weapons they need, the trend towards Governmental domination of the educational process "The respect in which the Universities of Great Britain are hold is due to the needom from Governmental interference which they enjoy constitutionally and acutally Our Universities must be re leased from the democratic community, it is essential that then study should be through the matrumentality of the re gional language Education in the regional language will not only be necessary for their provincial activities, it will enable them to enrich their literature and to develop their culture Educated naturally in the regional language, they ought to achieve higher standards of learning and thought, and should be able to give a powerful stimulus to research and extension of the boundaries of their knowledge?

"The Central Government will be taking too much of mak by its proposal to make Hind the needum of natroction in the Gomana University. Hind is not better fitted to be the medium through of the languages spoken by the people of H₁ carabed. If it is conceided that from a strictly educational stand point the mother tongue is the riseal medium of unstruction the regional languages must be used as the media of restriction in the Gomanian Course and the media of restriction.

" Hyderabad Bulletin 27th May, 1952 "

'So Im as general studies are comes ned, it was more my intention to veggest that these should be any falling in the standard of Duglish taught. One hundled and fifty reas of minimate contact hes mide finghish an integral part of our educational system and this carnot be changed with our input to the easies of one of the major languages of the world and indicate can neglect us study only at the risk of one to themselves I am convinced that in their as well, the carnot of the control of the contro

(The Hindu)

'It is supprising that when even in the matter of replacing English by Hudi as the official inargage so much prediction is taken, such a vast apparatus of enquiry is provided for and laid down in the Constitution and so many limitations have been imposed there should be found mean in high authority desirions of fineing Hudii on the people of the South in

meet in a continue the provious of the Constitution. Thing rule account the time upunt 1 have no doubt that it is mean rules so the part of the Usum Government to take over the Comman University and still more manufales. I to take the over the company that still more manufales.

(1 he Hindu 15 6 1962)

Prataga Beddy M.1.6 one of the Jourders of the Andha Maha Sobhe veptice of the opmon stating that the Central Governments decision in respect of the Omassus Unnestry was not only resented by the opposition but the by many Congress Members of the Assembly. He hoped that should be question come up before the Assembly for disease and the Congress should not issue whip as the, was in odertional matter.

(The Hundu 14th May, 1952)

ადალი ი ი (Presitent fith Jitar it hall Confer ence) თა ჩვე მ პი მ აი ე იკ

ტელით თუთ დი ოპ (Secretary Seal t Party) ტელითითი ა ბა (Selement) ბია აომმ ბი ოცმი შეეკ

ക്ര പ്രത്യായ പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യോഗ് പ്രത്യായ പ്രത്യായ പ്രത്യോഗ് പ്രത്യായ പ്രത്

₹చ్చాలు నీనీని మాశవనిమాగున కారణల ఎమెక్ట్ మారులు ఎె. స్పేటుతృం! 3జూరా ఈ బహిహయార్స్ కాడకేకమాలకి చెం బ్రమ్ములు ఆడతంకే హకని ರ್ಮಿಕ ಒಪೆರಿಸಿ ಎ ಎಂಬಲು ಗೌರಿ ಆ ಕ್ರೈನರ್ಮ ಪ್ ನರುಣ ರಾಕಾಮುಂದೆ ಪರಿಕಾಹಿ Dore o and some and "an op (Whip) or anyod addle white (Voting) ordered on appropriate

පතා ඒ අ ඉදා ණා කාගේා සිතුබ් චිරේදයවුනා ... (೧) බංගේ ගත බන්ද්ද්රිත ණාල්ලක (ಎ) ಡಿ.ಸಿಪ್-ರ್ಜ ಟ್ ್ರಿಂ (Control) ಸಂಭವ ಬ್ರಾಜ್ಯಾಂ ಬ್ಲ ಕರ್ಸ್ ಪಂ ಶಾಸ್ತ್ರಿ డ్ ఇం ుదు సుచ్చన హాలగు భాషలు కాకటాండి మా స్టాబడు (ఎందయు ರ್ಲಾಟ್ ಎಂಬ ಕ್ಷಮ್ ಕ್ರಾಮ್ ಕ್ರಾಮ್ ಕ್ರಾಮ್ ಕ್ರಾಮ್ ಬ್ರಾಮ್ ಬಿಡ್ ಬಡೆಗಾಗ್ line o care in agazatata and andre que Lan asserting departe ¢మా~ా బి.ఎ.మీ. బెటు చూచాలు

డియా, కా.. నాడ అగుటుకున ప్రిచ్ఛిక్షన్ అని ఆ... బ్యూటిక్ డబ్బలోని మాట్స్ రాజు చెర్చరు జూనికర్సీకా చెప్పర ఏర్యకోరాం జూడా చెర్పు ఏర్పు మీద వెస్తుంది. ಅಂಗಡೆ ಪರ್ವಾಸ್ತ್ರಿದ್ ಎಸ್ಎ ಮ ಕರಿ ಬೆಳೆಯ ಗಮು ಎಸ್ಎಾ ಫೌಎಟ್ ನಿರೋಪಿಸ್ತುವೆ ಶೇ ಯಾದು ಶಾಸ್ತ್ರ ಅಲು ಜನೆಯ ಕಾರ್ಡ್ ಶಾರ್ಡನ್ ನಿಷ್ಕಾಟ ನಿಲ್ಲಾರಾಯ್ ನಿ బ్బాడు సంబంధిక పాటాలు ఉన్నాయి. అన్ను కార్మా Both July torth englisher englishe It a engagness ము స్పెహిన వాస్తున్న సహదా అర్వాలనీ రాజ్మన్నారు. మనల వ్యవాణ్యము వెచ్చిన ర మార బులు ఎక్కో మార్చథాడు. పెంద్రకావాలని ఉంది. క్యుట మాన్చరాడు. పేర్కు కాంటా రవి చరం డిస్ట్ర్మరోమా. ఒం పోయి ఎన హోట్లో ఒక కలుకురాయి ఎడుతోండి కుండి ఆస్తున్నారు. అంటు ఈ గాండి భాషణ మార్చిర్మాషనా అంగేశంలని మాత్రినాషన్న ఉండి ్యాబా? అనేది బ్రజ్ను మేదు పొందే మనకు అక్కంతోనని గానీ ఆట్ ఒమరముకోడి ఏగాని ాడు దేవు. కాండిని జావృధాభల కాటు సిర్వహింటాలు. ఎ వీధ గా ఇంక్లీనం పట్క ్రామ్మా ఆ విధుగా వాండిని పేర్చుకోవర్స్ ట్రామారికి కూడా నుం భారకటేగంలోని ాన్ని బ్రాంతా: భాషలు, పేర్పడ్ పాలన దిత్సానాం ఉంటుంది. పేర్పడించారు. శాని బడికాడ ఉడ్డవా ఉంచే చానిని ఎక్కిందకున్ని అనుతము కుటుకులోందే. "సేమ నా ఉన్నా ారం, మైకోరా " అంలైపినులు ఇక్క్రించిలు కుమా గార్కోషించించించి స్టుంత్రి మీవారి (Hinds) క డోడాషగా ఈ సైమీకి థానగా పేర్పకాయిత విషమగా ఉన్నాయి. కానగం చాలా అన్నం "సమ మాన్సహాషలో ఏడ్డు గరు అని కోరుచున్నాడు. రెండో బయ్యు ఎమిటుోట, కేంద్ర బ్రాహ్యమునకు దీనిహిద అధివర్యం ఉండారా? కేక హైదరాభాడు ము. క్రమునల అధింగ్లం ది తారా కిలని డిపై వచ్చినుల్లడు వాల తమాస్తా అనిమ్ముందే ముక an item owners (Osmania University) we's all the od was అంటున్నాయి. కాని అక్కడ సరియయిన ఎన్నికలు తేజుకువడం, ఎరీగా చెపేటు ఇని చేయుత్తుకువడం ಆರ್ಕ್ಟ್ ಒಕ್ಕಾ೯ ಎರ್ಡಡೆ ಸ್ವಿಲ್ಡಂಕ್ ಒಂ ದಹರ್ಮಿಗ ಎರಡುಕ್ ನನಂ ಆರೂಪವುದ್ದಿದೆ. ಈ ಕ್ ಆಡ

Ducusson on Non Official 8th July, 1952 Resolution Nos 2, 8, 16 & 24

కావటులు (Senato) దాన్ యామిక్సిటీల ఆధికారు 171 తక్ష చేశం → ros நடைகது (Autonomous body) e ் ம ் நூர் டிம்க adjatan? Ta For adress of \$5 (Cho to) 300' and aniso அத் உள்ளைக்க காக்கூல் சித்த சாக்க மன்ற ஆரில் (Clique) על אונים , משל לה ב מבל לה ביו ליאר, עים , שמו לים ביל במבור כב בפן במים לה של משר היה היה היה היה היה היה היה ಮೊ.ಎದನಿ ಅರ್ಜುವೆ ಎದ್ ಕರಂಗ್ a ನಡೆದಿಂ ಎಟ್ಯುಂದೆ

(ఆధానుము(లికి ఎనో కట్టిలో స్థిమాలుంచ్ను డార్వాధాను ముండుగా గా ఉద్దా తాకి ఆయాపుడు ద్వీకిపోయా స్వాహ్ ఆ విగ్లహ అంది యూడికేస్తున్న ఎడుక్రమాడి ఆయ్యాపాడి Sections designate ander dated by to (Script) of belowed שבים שני שני שני אלאל אל עום לפרה עם לבסור יללה לדיבר או בלרים இருட்டு முறுவே அறக்களையாக நேர்கள் நிரு (Buildings) அடிக் கோக்கிய மா வடிக்க விருக்க குறு சுல, மாகும் அவறு (Professors)வ வைக்கையுள்ளனர். ములు అక్కడముంచి చూపాయలు ఎండెక్సుము. 1క్కడ యు మర్పేటి ఎన్నుండి." అవి Protestanting Protestal incident Speech and the Car action

మనం చూప్పున్నాను... ఇన్వార్న జోగ్మ గమలు కేంద్రంభుత్వం వరిలోకి పోయువరిలువార అండికాలు ప్రభాణ ఇటా ఇండి (ఉడ్మైన్ ఉద్దిఖండా, బ్రధ్మాలు ఉద్ది అధిత్వే మూలంకు, ఎప్పైనా, మార్చులు జీవాలు ఒవడి హైదరాబాదు బ్రంత్వానికి ఏమీగా ఆధేశారం కేదు చువ కాష్ప్రములోని ఈ కూరీం కష్టముల లెఎఫ్ కొనుటకు డా వాశా ఇష్టము వారి ತಿವರಾಂ ಈ ಕಾರ್ಯಗಳ್ ನಿಟ್ಟ ಕೌಡಲುಬ ಅರ್ವಾಯಕೆಯ

రైస్ట్ విషయంకూడా ఈ కు రైస్టోంబు నియుక్రాయక్సం కేమబన్నదే. కనీకం ఆంధ్ర యాలు డిప్పై సొందం మానిట్లి కలు డిని ఢిస్టిం' కలసాలు ఈ వాటకోడు సైకేత్త కార్హాణం ₅0 గ0 లు లు, శ్రా*ర్ మీడులు* శ్రీశ్రాయలకల్ కార్ ఉన్నాయి. మూరా)గార్గి రాజ్ (గ బస్వుగార్గి) మాతల ఉట్టా మధ్యులని ఈ మీ.ఆ పెట్కారేమా యడు ఆరాగాక రమ మార్చధాదమార్కాడి ప్రాంతాంగు మార్చినలో బాసుందతుత్తునా ? మార్చ రావరాని దేశాంకుంటే ఎక్కా ఆగరాలు, ఎడాలో ఆలోనించబందా, పండుబగ్గాత్యం ఎర్కడైరే த்தேறை எவ்386°\$ க்ஸ்ரில் எவ்வுள்ள விறுவது எவ்ளியுக்க விலக் அடிக்குன் ఎందుల చేశాడు. కార్తీతం తాగోగులును చూస్తున్నారా అని ఆడగలానికి వీలకేకుండా 3rm

Tables (Telephone) is near topoposium dissipal. Transvision gut wrote 1 \$6 drogerate 66 st agraged to 1 Band around grave De, Some Door y of the grave him (People's Democratic Front) ברוסטלש יב ביטינפטר מולף ישטיילשמעלה מולא בסיבים מימלטר מכושש 50500 ar organie Thronk baryer from (P D.F. Executive Committee) కాడా కోరిందే దూ ఉన్నరం ముద్రాయమ బయామున్నారు. ముద్రాయమారు ఢిర్మీకి రీఫర్

Resolution No 2, 8, 10 & 24 (Refer) చేశాబన్నారు. వారోనిగా ఢీల్లీ కిందం, ఢల్లీ కింటం దూరంలో బైటిషీ ఉందే అంటారు. ఈ మీగారం ఎంటికి ఆగ్రారం కారంలో ఎన్నీ గట్రవారు బ్రారం నే నిర్మారం మందినా జనాత జీరు

కేంద్రమైనర్వం చేరుల్లోకి ఒక్కావృటి ఈ విధంగా పోరుం మీ వారు రమ ఇచ్చము వర్శిక్కు హటిని జడిపిస్తూరు, మా శాబయధాని, హైదరాకారులోకి ఎ ౧ లోటి ex ఆశం (ఆగానికుగాని ఎన్నా ఆనాయిగా హోరుమానుకొని కూర్పోనిందినునా?' తీర్యాల క ర్వానికి పోతే ఒకముళ్ల, మాట్లాడకము. పోరు కచ్చుకేము. ఎస్. హెంట్రుక్ బ్రాపిక్సమ పెన్నినా, శాముద్దన్నానాని పిగాణ మా ఆత్మకాయాలను రెణుండే అని కోయరుండా? అం ఒ కారాంచి ఎకాన్ఫ్ట్బ్యూడర్ (Constitution) లోనా ఎమారా బండుకలు " అని ఆంచారు ఆకాంట్యుడు కొండుదినాత్వం ఎరిమోనా దగరుగోడింది ఓ , క బాబలోండి யைத் ரிவுமுறைற்ற உடு. அ. ம் சுலக்க் (Collieries) என்ன திருவ என்ன ச కొందితాన్ని రెలవార ఇంద్రలు డిప్పానియా యూవివర్సిటీనీ, ఈ విధంగా ఎందులు తే , అంటు న్నారుగ్యా అంకేం, బడాంకు దాని పెనుక ఎద⁴ రకరంగం స్వార (Plan) త్రంగని సేట ధానిత్తిన్నారు. ఎవీటీ ఆ ప్లాను, ఆ కరంగం అని మనకు తెలుగుకోవాలం మీ, వృక్త మగా ఇవాళ్ళ డ్రాలు కోయిక్కుడేమలోను, మాట భాహ్యుయిక్త బ్రాహిర్బెలు కావార్ మాల సంయుక్త ಮರ್ಚರ್ನವೃಂ ೯ ವಾರಿ ನಾಜ ಬಯಕ್ಕ ಕರ್ನಾಟಕಂ ಕಾವಾರಿ ಮಾಜ ವಿಕಾಶಾಭರ కావాలని కోయినానైను దీనదీనను ఈ అంలో ఎడైతే కేక్కెట్లాలోను , రమ రాష్ట్రామ Ables exceeded that to accept accept accept and the except కైత్తిని 9 నిరంగా అంటే జనుంచికు నీ పిడ్డోనికులకు ఉంచుంచిన సంద్ర భాజనులు శ్రీకోందిన మంగ్లో ఈ నిరంగా అంటే జనుంచికు నీ పిడ్డోనికులకు ఉంచులు సంద్ర భాజనులు శ్రీకోందిన కరించా", ఆ పిడంగా ఎర్మలైతే కాచ్చేసియికాపాలని బ్రజలు కోయకున్నాలో అటువంట్యుడు ఈ కైత్య అఖ్యవేచారి నిఖండ, ఇఖండేవారీకుక్కడ మార్చీ చిత్తును కబ్బించి ఆ విధంగా చేయడానికి, cell gate priceson, and a spoon of my re par yet pass pass ఆమకాంటున్నాను కాంక్ (Collieriee) కెంటించ్ సిల్లంలో రాజా ఆమేసింగా చేశాలు

مستر لحرق أسيبكر - ان سال ه چه ع منح هن. هاوس السورن (Adjourn) كنا ما نام ه. و كن هم ههر دو مع مشكح -

شیری شیرل گرؤی - سامر استکرسر- مین مکیودکاکه گیامکنیرودل به - بر ویرولیوفیس آستی همی - هرانک ویرولوئی یک دولو ((Monge) بهی ایس جالات بالدیم ترین مو می سیمها میزاکه کل بوزا دنایش مین چلاحانگا اور دوسید میرس کو ایس جالات اختر کرد کا موج جردامگا، استماراکر کل میس مین و جمع بعد ۱۲ کرد بهی شین رکها مناخ تو و یک حرفات

شری می سری و (ملق - بهمیروزی ہے - صف کے بوم پر نھیانس طرح نائم ناکیا - مها ـ مه چونگذ اہم مسئلہ ہے اسلام آنوسل معنوس کو موم ملنا چاہئے ۔

Resolution Nos 2 8 16 & 24 ہم ی وی ڈی دہسایڈے سی میں ویودل (Proposal)کی نامند کر موں سنس کلے رد وہ ساما مامے

مسئر ڈیٹی اسکر وسے حطیم ولیوس کے بوور دود سے لے ساس مام

لر سکر میں و اسے " _نظر رکھ کے میں ڈ دو وان کو بھی وہم للا مامر سری وی ڈی دنساندے حور وزل ساکے سامے رکھاگم ہے سکے نارے

میں اب کے وسل سے عرز آل ہ صدر پر د حوست کریا جاتھا عول کہ کل صبح م ما یا سس رکها حاے اور بهر دو برسی وزکی برح کام هوبا که اس ر روانوس پر ہوری ہر حامو مکر

سرى يى رام كسروال الدر أف دى دوس اس يه س كنا دماسكم ؟

آمر سل حديث ميسير الدماوون و روانو س ر اكتهيمت هون و ال ي اكر رر در اے وارا ع کو احوار دیوں د وی عدد هوسکی ف صح ی سس رکھے مدد سرے کم بی ر مرکم اس ارم س می سے طاکس (Colleagues) سے میں سو مکر کا سلے عمیے اوروں مے کہ میں سح کے س کیلے رسی بین هول کل دوبهر بریمت هوسکنگی اور عب بو ی بو و کا ست بال فسیل لی ہے

(Next non-official day) کو هب هرسکی ه مسلم \$ و إسسكر العاوس عاها عكاس ع ال م مد (Pime limit)

سرى بيوبلند كا دد عى مودوس (Movers) كود مد سوس كنار

(ب م) سك أورْ معر كليے و و سك دے ماسكر مى

سری بی وام کیس وال حد کارجی اس انسے معرطیر تواناعا دیکا اس عبرالله ن مرے مد،

The House then adjourned till Two of the clock on Wednesday the 9th July 1952

