



BULLETIN PART- II

No.ALA.BLTN(Pt-II)/2022/013

March 17, 2023 ২ চ'ত ১৯৪৪ শকাব্দ

**INFORMATION RELATING TO THE BUDGET SESSION, 2023 OF
15TH ASSAM LEGISLATIVE ASSEMBLY**

**ASSAM LEGISLATIVE ASSEMBLY
SECRETARIAT**

DISPUR, GUWAHATI-781006

BULLETIN PART-II

No. LAQ.78/2023/05

Dated Dispur the 17th March, 2023.**Question Branch****কাৰ্য্য উপদেষ্টা সমিতিৰ প্ৰতিবেদন**

১৭ মাৰ্চ, ২০২৩

অসম বিধান সভাৰ চলিত বাজেট অধিবেশনত ২০২৩-২০২৪ চনৰ বাজেটৰ ওপৰত সাধাৰণ আলোচনাৰ বাবে সময় আৱণ্টন আৰু দাবী মঞ্জুৰীৰ বাবে দাবী সমূহৰ সম্পৰ্কত অগ্ৰাধিকাৰ দিয়াৰ বাবে ১৬ মাৰ্চ, ২০২৩ তাৰিখে কাৰ্য্য উপদেষ্টা সমিতিৰ এখন বৈঠক অনুষ্ঠিত কৰা হয়।

সভাত বাজেটৰ ওপৰত সাধাৰণ আলোচনাৰ বাবে সময় আৱণ্টন তলত দিয়াৰ ধৰণে ধাৰ্য্য কৰাৰ সিদ্ধান্ত গ্ৰহণ কৰা হয়।

বাজেটৰ ওপৰত সাধাৰণ আলোচনাৰ বাবে ধাৰ্য্য কৰা সময় এনে ধৰণৰ :-

মুঠ সময় : ৭ ঘণ্টা

(১) ভাৰতীয় জনতা পাৰ্টি	: ২১০ মিনিট (বিত্ত মন্ত্ৰীৰ উত্তৰ সহ)
(২) ভাৰতীয় জাতীয় কংগ্ৰেছ	: ৯০ মিনিট
(৩) অসম গণ পৰিষদ	: ৩০ মিনিট
(৪) সৰ্বভাৰতীয় সংযুক্ত গণতান্ত্ৰিক মৰ্চা	: ৫০ মিনিট
(৫) ইউনাইটেড পিপলচ্ পাৰ্টি লিবাৰেল	: ২৩ মিনিট
(৬) বড়োলেণ্ড পিপলচ্ ফ্ৰন্ট	: ১০ মিনিট
(৭) কমিউনিষ্ট পাৰ্টি অফ ইণ্ডিয়া (মাক্সিষ্ট)	: ৩.৩৪ মিনিট
(৮) নিৰ্দলীয়	: ৩.৩৪ মিনিট

সমিতিয়ে বাজেটৰ সাধাৰণ আলোচনাৰ বাবে ১৭ মাৰ্চ, ২০২৩ (আজি) ৩ ঘণ্টা আৰু অহা ২০ মাৰ্চ, ২০২৩ তাৰিখে ৪ ঘণ্টা সময় নিৰ্ধাৰণ কৰে।

নিম্নোলিখিত দাবী মঞ্জুৰী সমূহ অগ্ৰাধিকাৰ ভিত্তিত ২৯ আৰু ৩০ মাৰ্চ, ২০২৩ তাৰিখে সদনত আলোচনা কৰিবলৈ সভাই সিদ্ধান্ত গ্ৰহণ কৰে।

ক্রমিক নং	মঞ্জুৰী নং	দাবীৰ নাম	অগ্ৰাধিকাৰ ভিত্তিত নিৰ্দ্ধাৰিত নং
১।	৫৭	পঞ্চায়ত আৰু প্ৰামোদয়ণ (প্ৰামোদয়ণ)	১
২।	৩৯	সামাজিক নিৰাপত্তা ও কল্যাণ আৰু পুষ্টি সাধন	২
৩।	৬৫	পৰ্য্যটন	৩

দাবী মঞ্জুৰী সমূহৰ ওপৰত আলোচনাৰ বাবে ধাৰ্য্য কৰা সময় -

মুঠ সময় : ৬ ঘণ্টা ৪৫ মিনিট

(১) ভাৰতীয় জনতা পাৰ্টি	:	২০২.২৩ মিনিট (মন্ত্ৰীৰ উত্তৰ সহ)
(২) ভাৰতীয় জাতীয় কংগ্ৰেছ	:	৮৬.৬৭ মিনিট
(৩) অসম গণ পৰিষদ	:	২৮.৮৯ মিনিট
(৪) সৰ্বভাৰতীয় সংযুক্ত গণতান্ত্ৰিক মৰ্চা	:	৪৮.১৫ মিনিট
(৫) ইউনাইটেড পিপলচ্ পাৰ্টি লিবাৰেল	:	২২.৪৭ মিনিট
(৬) বড়োলেণ্ড পিপলচ্ ফ্ৰন্ট	:	৯.৬৩ মিনিট
(৭) কমিউনিষ্ট পাৰ্টি অফ ইণ্ডিয়া (মাৰ্ক্সিষ্ট)	:	৩.২১ মিনিট
(৮) নিৰ্দলীয়	:	৩.২১ মিনিট

সমিতিয়ে অহা ৩ এপ্ৰিল, ২০২৩ তাৰিখে নিয়ম ৫০ ৰ অধীনত শিক্ষা বিভাগৰ সম্পৰ্কত লাভ কৰা জাননীখনৰ ওপৰত আলোচনা কৰাৰ সিদ্ধান্ত গ্ৰহণ কৰে।

আশাকৰো মাননীয় সদনৰ এই প্ৰতিবেদনত অনুমোদন আছে।

No. LAT.7/2022/77

Dated Dispur the 17th March, 2023.**Table Office****Members Hour, Under Rule-23(2)**

Notices of the following Hon'ble Members will be taken up for discussion in the House on **21-03-2023**.

1. Shri Ponakan Baruah
2. Shri Abdur Rahim Ahmed
3. Shri Phanidhar Talukdar

Hon'ble Members are requested to submit the full text of their speech within 1500 words (one department in one page) to this office on or before at 12:00 Noon on 18-03-2023.

Resolutions, under Rule-115

Notices of the following Hon'ble Members will be taken up for discussion in the House on **21-03-2023**.

1. Shri Bhuban Pegu
2. Shri Akhil Gogoi
3. Shri Abdul Batin Khandakar

Hon'ble Members are requested to submit amendments on the Resolutions, if any, to the Principal Secretary, Assam Legislative Assembly before 5:00 P.M. on **18-03-2023**. Resolution copies are uploaded in the official website of Assam Legislative Assembly.

**Private Members' Resolutions for the Winter Session
of the Assam Legislative Assembly, 2023
(As arrived by Ballot)**

Name of Members**Subject**

- 1) Shri Bhubon Pegu : “It is on being perturbed by the systematic attack that has been engineered to malign India’s global standing, that I would like to request this August House to move this resolution against the British Broadcasting Corporation’s (BBC) malicious two-part documentary, the ‘Modi Question’.

On 17th February 2023, the BBC released Part I of a shameful documentary ‘through a false and fictitious portrayal of the events that occurred in Gujrat 2002’ which was produced with the sole reason of attacking our Hon'ble Prime Minister and the

Indian Republic. The BBC has peddled false narratives in stark ignorance of the Hon'ble Supreme Court's judgment dated 24th June 2022 in this matter and has painted India's Judicial institutions as compromised and impartial bodies, which is a direct attack on the integrity of India's Judicial authorities. The BBC Documentary constitutes as absolute contempt of Court, as it has summarily dismissed and undermined the Court's reasoning and abilities.

The BBC has also questioned the country's free press, Judiciary and the legitimacy of its democratically elected majority government. Through its documentary, the BBC has grossly maligned India's political parties, judiciary, press, police officers, investigative agencies and religious communities. Through the continuing broadcast of its documentary, it has displayed its deeply rooted and institutionalised racism. It is disturbing to note that even 75 years after India's Freedom from ruinous colonial rule, the BBC seeks to continue to act as the true arbiter of India's internal issues, through its dubious journalism.

The documentary aired by the BBC in February, appears to be a calculated attempt at recreating communal disharmony in India by broadcasting triggering visuals of violent crimes while repeatedly highlighting the purported involvement of religion and religious differences.

The wounds left behind by the incidents in Gujrat have finally been mended after decade-long efforts and finally the Apex Court has put the issue to rest through its judgement delivered on 24th June 2022. Thus any attempt to rehash past incidents and create communal tensions, especially by motivated foreign groups who seek to benefit from such religious chaos, must be prevented. The narrative peddled by BBC in the documentary, riddled with false allegations and hollow aspersions, seeks to destroy the social fabric of India, that is diverse, democratic and harmonious. I request this House to recognise the dangerous agenda that has motivated this documentary.

So as to preserve the sovereignty and the foundation of India, I request this August House to adopt a Resolution demanding the strictest possible action against the British Broadcasting Corporation's (BBC) malicious and dangerous agenda to instigate religious communities and flare religious tension and malign India's global standing by airing the malicious two-part documentary, the 'Modi Question'."

- ২) শ্ৰী অখিল গগৈঃ “অসমৰ চৰকাৰী কৰ্মচাৰীসকলে পূৰ্বৰে পৰা অৱসৰকালিন জীৱনৰ বাবে চৰকাৰী পেঞ্চন লাভ কৰি আহিছিল। কিন্তু ২০০৫ চনৰ ১ ফেব্ৰুৱাৰীৰ পৰা শিক্ষক-কৰ্মচাৰীসকলৰ বাবে অসমত পুৰণি পেঞ্চন ব্যৱস্থাৰ পৰিবৰ্তে নতুন ৰাষ্ট্ৰীয় পেঞ্চন ব্যৱস্থা (National Pension System) আৰম্ভ হ'ল আৰু কৰ্মচাৰীসকলৰ অৱসৰকালিন জীৱনৰ সামাজিক সুৰক্ষা নাইকিয়া হ'ল। ফলত চৰকাৰী কৰ্মচাৰীসকলে ভৱিষ্যত জীৱনৰ সুৰক্ষা বিচাৰি নতুন ৰাষ্ট্ৰীয় পেঞ্চন ব্যৱস্থাৰ পৰিবৰ্তে পুৰণি পেঞ্চন ব্যৱস্থা বিচাৰি আন্দোলনত নমা দেখা গৈছে। অসমৰ চৰকাৰী কৰ্মচাৰীসকলৰ ভৱিষ্যত সুৰক্ষাৰ বাবে আৰু জীৱনৰ কৰ্মঠ সময়খিনি চৰকাৰী তথা ৰাজস্বৰ জীৱনৰ কাৰণে সমৰ্পন কৰাৰ স্বীকৃতি স্বৰূপে অসমৰ সকলো চৰকাৰী শিক্ষক-কৰ্মচাৰীৰ বাবে পুৰণি পেঞ্চন ব্যৱস্থা পৰিৱৰ্তন কৰাৰ প্ৰস্তাৱ অসম বিধান সভাত গ্ৰহণ কৰাৰ আহুক”।
- ৩) শ্ৰী আব্দুল বাতিন খন্দকাৰঃ “অসমত ব্ৰহ্মপুত্ৰ আৰু বৰাক নদী আৰু ইয়াৰ অধঃশতাদিক উপনদীয়ে বাৰিষাকালত ৰাষ্ট্ৰীয় গড়তকৈ চাৰি গুণ অধিক বানপানীৰ সৃষ্টি কৰি ৰাজ্যখনৰ শতকৰা দু-প্ৰজ্জ্ব অঞ্চল প্লাৱিত কৰাৰ লগতে প্ৰতি বছৰে গড়ে জুৰুজুৰু (আঠ হাজাৰ) হেক্টৰকৈ (বহুপুঞ্জ চনৰ পৰা সৰ্বমুঠ ছয়চক্ৰ লাখ হেক্টৰ) ভূমি গৰাখহনীয়াৰ কবলত পেলাই ৰাজ্যখনৰ লাখ লাখ লোকৰ জীৱন আৰু সম্পত্তিৰ ক্ষতি সাধন কৰি আছে, সেয়েহে নাগৰিকৰ জীৱন আৰু সম্পত্তিৰ সুৰক্ষাৰ বাবে এই বানপানী আৰু গৰাখহনীয়া সমস্যাক ৰাষ্ট্ৰীয় সমস্যা হিচাপে ঘোষণা কৰি জল সম্পদৰ সঠিক ব্যৱহাৰৰ যোগেদি এই সমস্যাৰ সঠিক আৰু স্থায়ী সমাধান কৰা হওক”।

No. LAPAC.85/2022/595

Dated Dispur the 17th March, 2023.

Committee On Public Accounts

Sub. : Voting on demands for Grants (Cut Motions).

Voting on Demands 144. (1) The voting on demands for grants shall take place on such days as the Speaker in consultation with the Leader of the House and the Business Advisory Committee may allot for the purpose.

*(2) On a day allotted under sub-rule (1) for the voting of demands for grants no other business shall be taken up before 2.00 P.M. or at 5-00 P.M. if it is Friday except with the consent of the Speaker.

Provided that nothing in this rule shall be deemed to prohibit, the asking and answering of question during the time allowed under these rules.

*(3) On the last day of the days so allotted at 2.00 P.M. or at 5.00 P.M., if it is a Friday, the Speaker shall forthwith put every question necessary to dispose of all the outstanding matter in connection with the demands for grants; and the consideration thereof shall not be anticipated by any motion for adjournment or be interrupted in any manner whatsoever nor shall any dilatory motion be moved in regard thereto.

Cut motions 145. (1) A motion may be moved to reduce the amount of a demand in any of the following ways :-

a. “that the amount of the demand be reduced to Rs. 1” representing disapproval of the policy underlying the demand. Such a motion shall be known as “Disapproval of policy Cut “. A member giving notice of such motion shall indicate in precise terms the particular of policy which he / she proposes to discuss. The discussion shall be confined to the specific point or points mentioned in the notice and it shall be opened to members to advocate an alternative policy;

b. “that the amount of the demand be reduced by specified amount” representing the economy that can be effected. Such specified amount may be either a lumpsum reduction in the demand or omission or reduction of an item in the demand. The motion shall be known as “Economy Cut”. The notice shall indicate briefly and precisely the particular matter on which discussion is sought to be raised and speeches shall be confined to the discussion as to how economy can be effected.

c. “that the amount of the demand be reduced by Rs. 100” in order to ventilate a specific grievance which is within the sphere of the responsibility of the Government of the State. Such a motion shall be known as “Token Cut” and the discussion thereon shall be confined to the particular grievance specified in the motion.

(2) The three motions mentioned in clauses (a), (b) and (c) of the preceding sub-rule will have priority in the order they have been mentioned.

Conditions of admissibility of Cut motions 146 in order that a notice of motion for reduction of the amount of demand may be admissible, it shall satisfy the following conditions, namely :-

- i. it shall relate to one demand only;
- ii. it shall be clearly expressed and shall not contain arguments, inferences, ironical expression, imputations, innuendoes or defamatory statement.
- iii. It shall be confined to one specific matter which shall be stated in precise terms;
- iv. it shall not reflect on the character or conduct of any person whose conduct can only be challenged on substantive motion;
- v. it shall not make suggestions for the amendment or repeal of existing laws;
- vi. it shall not refer to a matter which is not primarily the concern of the Government of the State;
- Vii. It shall not relate to expenditure charged on the Consolidated Fund of State;
- viii. it shall not relate to a matter which is under adjudication by a Court of law having jurisdiction in any part India;
- Ix. It shall not raise a question of privilege;
- X. It shall not revive discussion on a matter which has been discussed in the same session and on which a decision has been taken;
- Xi. It shall not anticipate a matter which has been previously appointed for consideration in the same session;
- Xii. It shall not ordinarily seek to raise a discussion on a matter pending before any statutory tribunal or statutory authority performing any judicial or quasi-judicial functions or any Commission or court of enquiry appointed to enquire into or investigate, any matter :

Provided that the speaker may in his / her direction allow such matter being raised in the house as is concerned with the procedure or stage of enquiry, if the

Speaker is satisfied that it is not likely to prejudice the consideration of such matter by the statutory tribunal, statutory authority, commission or court of enquiry : and

Xiii. It shall not relate to a trifling matter.

Speaker to decide admissibility of cut motions 147. The Speaker shall decide whether a cut motion is or is not admissible under these rules and may disallow any cut motion when in his / her opinion it is an abuse of the right of moving cut motion or it is calculated to obstruct or pre-judicially affect the procedure of the House or is in contravention of these rules.

Notice of cut motions 148 (1) If notice of a motion to reduce any demand for grant has not been given three clear days previous to the day on which the demand is under consideration, any member may object to the moving of motion and such objection shall prevail unless the Speaker allows the motion to be made.

(2) No amendment to motion to reduce any grants shall be permissible.

Votes on credit and exceptional grants 149. (1) Notwithstanding anything contained in the preceding rules, motions may be made for grants in advance in respect of the estimated expenditure for unexpected and exceptional grants under Article 206 of the Constitution.

(2) Such demands shall be dealt with by the Assembly in the same manner as demand for grants in connection with the Budget and the rules on the subject shall apply to such demands subject to such modifications as the Speaker may deem necessary.

Vote on accounts 150 (1) A motion for vote on account shall state the total sum required and the various amounts needed for each department or service or item of expenditure which compose that sum shall be stated in schedule appended to the motions.

(2) Discussion of a general character shall be allowed on the motion but the details of the grants shall not be discussed further than is necessary to develop the general points.

Supplementary, additional, excess and exceptional grants and votes on credit 151 Supplementary, additional, excess and exceptional grants and votes on credit shall be regulated by the same procedure as is applicable in the case of demands for grants subject to such adaptations, whether by way of modification, addition or omission, as the Speaker may deem to be necessary or expedient.

Scope of discussion on Supplementary grants 152. The debate on supplementary grants shall be confined to the items constituting the same and no discussion may be raised on the original grants nor policy underlying them save in so far as it may be necessary to explain or illustrate the particular items under discussion.

Token grants 153. When funds to meet proposed expenditure on a new service can be made available by re-appropriation, a demand for the grants of a token sum may be submitted to the vote of the Assembly and if the Assembly assents to the demand, fund may be so made available.

(Voting on Supplementary Demand for grants may be taken up for discussion on 29th and 30th March, 2023.)

No. LAIT.17/2022/13

Dated Dispur the 17th March, 2023.

IT Cell

1. List of Business for 17-03-2023 have been uploaded in the official website of **Assam Legislative Assembly** (www.assambidhansabha.org).
2. The Budget Session, 17/03/2023 of **Assam Legislative Assembly** is already LIVE from 0930 HRS in the official website.
3. Bulletin Part-II for the date 17-03-2023 to be uploaded in the official website of Assam Legislative Assembly.

Sd/-Hemen Das
Principal Secretary
Assam Legislative assembly Secretariat

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