12.28 hrs.

MATTERS UNDER RULE 377

(1) REPORTED INDO-SOVIET JOINT PROG-RAMME TO SEND AN INDIAN COSMO-NAUT INTO SPACE.

SHRI K. LAKKAPFA (Tumkur)<sup>.</sup> With your kind permission, I want to raise the following matter under Rule 377

A matter of great national importance and interest has been published in the latest issue of a Delhi weekly It has been stated that India's space programme includes the launching of an Indian into space in a joint venture with the Soviet This would Union represent a double breakthrough in as much as an Indian cosmonaut would not only be the first Asian in space but also the first from the so-called Third World According to the weekly, India is already making preparations for the initial training of three people in acclimatisation in space conditions. The selected crew will later be sent to the Soviet space facilities in Soviet Kazakhstan for further training before a joint flight to я satellite station and return. As the House is aware such joint ventures have already been carried out by the Soviet Union with Czechoslovak. Polish, East German and Bulgarian crews. It is a matter of happiness that India is also to be included in such flights. But it is also a matter of regret that such a momentous devebrought lopment has not been Parliament of to the notice and the people by the Indian Space Would the Minister of Ministry. Space, in this case, the Prime Minister himself enlighten the House on the facts of the case and also inform the House whether in his forthcoming visit to the USSR he intends to raise the matter further in relation to the actual time table of the space launch?

(11) REPORTED KILLING OF SOME BORDER SECURITY FORCE PERSONNEL IN IMPHAL

श्रीमती चाथावती (भिवानी) उपाध्यक्ष महोदय, घापकी घात्रा से मैं नियम 377 के ग्रन्नगैन निर्म्नालखिन विषय की ग्रांग् सदन का तथा सरकार का ब्यान मार्कीयत करना चाहती ह

26-4-79 को चार विद्वोही चार बी एम एफ के जवानों को मार कर भाग गण्व जीप व हथियार भी ले गए। यह बहुत चिन्ना का विषय है झौर झाम नागरिकों में इस में झसुरक्षा की भावना बढेगी। दिन के वक्त यदि इस्फाल में यह धटना हो सकती है तो दूमनी जगह क्या हाल होगा? मरकार को शीझ ही ऐसे विद्वोही नरवो कां उभरने से रोकना चाहिए झान्यगा मारे देण को सुरक्षा ही खतरे में पढ जायेगी।

(111) REPORTED CANCELLATION OF OWN-ERSHIP RIGHTS OF DDA "LOTS FOR WANT OF REGISTRTION BY THE PLOT HOLDERS.

SHRI S S LAL (Bayana): Sir, under Rule 377 I would like to raise the following matter of urgent public importance.

The Delhi Development Authority is going berserk with the implementation of a new policy of depriving the plot-holders of their plots which they had purchased through open auction at the prevalent prices then 300 plot-holders have been deprived of their plots because of their alleged lapse in getting the plots registered in their names The DDA has abruptly cancelled the ownership of these plots because they have not got the plots registered in their names.

After doing this, the DDA is demanding 50 per cent of the price of the plots as penalty for restoring pwnership of the plots. For example, the plot-holder has paid Rs. 46,000 for a plot of the size of 250 square Now the DDA is asking mètres. them to remit Rs 23,000 as penalty Here it is pertinent to mention that there are hundreds of flat-holders who have not yet got their flats registered even after several years. Their flats have not been taken back by the DDA. Such a penalty is also not being imposed on them for their failure to register their flats,