ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES

Official Report

PART II - Proceedings other than Questions and Answers

CONTENTS

Falling attention to matters of urgent public importance.
re: Delays in running of Railway Trains. ... ... [ 189-191 ]

Government Bill:

Business of the House: ... ... ... ... [ 223- ]

Unofficial Business:
Resolution re: Distribution of cultivable waste lands. (Not concluded) [ 224-268 ]

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Note: "at the commencement of the speech denotes confirmation not received in time from the Member."
190 13th July, 1960

Calling attention to matters of Urgent Public Importance

Kindly sit down.
GOVERNMENT BILL:

The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

I move that the Hyderabad Municipal Corporation (Andhra Pradesh Amendment) Bill 1960 be taken up now.

The question is -


The motion was adopted.

Sri D. Sanjivayya: Sir, I move:

That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be read a first time.

Mr. Speaker: Motion moved.
Provided further that no notification in this respect of establishment of a single corporation shall be published unless the Corporation shall have provisionally resolved by a 3/4ths majority of the total number of councilors in this behalf.

The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

13th July, 1960

Previded further that no notification in this respect of establishment of a single corporation shall be published unless the Corporation shall have provisionally resolved by a 3/4ths majority of the total number of councilors in this behalf.

Accordingly, if a single corporation is established, it must be resolved by a 3/4ths majority of the total number of councilors in the corporation.
The Hyderabad Municipal Corporations
(Andhra Pradesh Amendment) Bill, 1960

194 13th July, 1960
The Hyderabad Municipal Corporations Act 1960
13th July, 1960
(Andhra Pradesh Amendment) Bill, 1960

The Hyderabad Municipal Corporations Act, 1960

(Andhra Pradesh Amendment)

Bill, 1960
The Hyderabad Municipal Corporations
(Andhra Pradesh Amendment)

Bill, 1960

196 13th July, 1960
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

13th July, 1960

Public opinion strikes...
This case comes under privilege also. Wrong reporting is a serious matter. So, if any paper has done, it must immediately correct with much regret.

Mr. Speaker: So, I am giving a warning to “Daily News” ‘Deccan Chronicle’ and those which have reported wrongly.
The Hyderabad Municipal Corporations 13th July, 1960 199
(Andhra Pradesh Amendment)

Bill, 1960

...

The question is:

“That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be read a first time.”

The motion was adopted.

Sri D. Sanjivayya: I move:

“That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be read a second time,”

Mr. Speaker: Motion moved.
The Hyderabad Municipal Corporations 13th July, 1960 201
(Andhra Pradesh Amendment)
Bill, 1960

I move:

“That the Bill be circulated for eliciting public opinion.”

Mr. Speaker: Amendment moved.

*The Speaker (Mr. Velu): Amendment moved.

I move:

“The Bill be circulated for eliciting public opinion.”

The merger of the two existing corporations, Greater Hyderabad R^csc and ^?a^) ^*gf^ TT^^u, with Greater Hyderabad R^csc would be safeguarded. The safeguards would be refer to the Greater Hyderabad R^csc Act and its amendments. Greater Hyderabad R^csc would continue to exist as an autonomous body, with its own powers and duties, as per the existing legislation.
The Hyderabad Municipal Corporations 13th July, 1960 203
(Andhra Pradesh Amendment)
Bill, 1960

Greater Hyderabad

Joint Secretary

Greater Hyderabad

Cantonment, Hyderabad, Andhra Pradesh Amendment Bill 1960: This Bill aims to amend the Greater Hyderabad Municipal Act, 1955, by making necessary amendments to it. The Bill seeks to (convince) the House that the Bill is necessary and desirable. The Minister for Municipal Affairs submitted the Bill and referred it to the Committee. During the discussion, the Minister referred to some of the provisions of the Bill. The House then referred the Bill to the Committee for further consideration.
13th July, 1960
The Hyderabad Municipal Corporations
(Andhra Pradesh Amendment) Bill, 1960

The Hyderabad Municipal Corporation
(Andhra Pradesh Amendment) Bill, 1960

The document contains a detailed discussion on the said amendments and their implications. It refers to various fundamental principles and approaches to withdraw public opinion in referenda. The text is in Telugu, a language spoken primarily in the Indian state of Andhra Pradesh.
With a view to securing efficiency and economy in the municipal administration and thereby provide better amenities to the citizens it is felt expedient and appropriate to establish forthwith a single Corporation for the areas comprising the cities of Hyderabad and Secunderabad.
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

206 13th July, 1960

This Bill amends the Hyderabad Municipal Corporations Act, 1952, so that the provisions relating to the elections of the members of the Corporation shall be clarified.

The amendments are as follows:

1. The first schedule is substituted by the following:

- The term "municipal" is amended to include "metropolitan".
- The term "County" is amended to include "constituency".
- The term "electoral college" is amended to include "constituency electoral college".
- The term "substitute" is amended to include "member substitute".
- The term "petition" is amended to include "petition for the vacancy of a seat".

2. The second schedule is substituted by the following:

- The term "municipal" is amended to include "metropolitan".
- The term "County" is amended to include "constituency".
- The term "electoral college" is amended to include "constituency electoral college".
- The term "substitute" is amended to include "member substitute".
- The term "petition" is amended to include "petition for the vacancy of a seat".

3. The third schedule is substituted by the following:

- The term "municipal" is amended to include "metropolitan".
- The term "County" is amended to include "constituency".
- The term "electoral college" is amended to include "constituency electoral college".
- The term "substitute" is amended to include "member substitute".
- The term "petition" is amended to include "petition for the vacancy of a seat".

*Note: The amendments are effective from 1952.*

The amendments have been made to address the need for clarity in the provisions of the Act relating to elections. It is hoped that these changes will ensure that the elections are conducted in a fair and transparent manner.
Provided further that no notification in respect of the establishment of a single Corporation shall be published unless the Corporation shall have previously resolved by a three-fourth majority of the total number of the councillors in this behalf...
(Andhra Pradesh Amendment)
Bill, 1960

Municipality (Andhra Pradesh Amendment)

General election...
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

210 13th July, 1960

The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

An ordinance was passed in the Assembly of Andhra Pradesh in July 1960, amending the Hyderabad Municipal Corporations Act, 1960. The ordinance was subsequently passed as a Bill by the Legislative Assembly of Andhra Pradesh.

The Bill sought to make certain amendments to the Hyderabad Municipal Corporations Act, 1960, which was in force in the region of Hyderabad. The amendments were related to the structure and functioning of the municipal corporations in the region.

The Bill was introduced in the Legislative Assembly on 13th July, 1960, and was subsequently passed as an Act of the Legislature of the State of Andhra Pradesh.

The amendments sought to provide for the establishment of a new system of municipal administration, which was expected to improve the efficiency and effectiveness of the municipal corporations in the region.

The Bill received the assent of the Governor of the State of Andhra Pradesh on 13th July, 1960, and was subsequently published in the Official Gazette of the State of Andhra Pradesh.

The Bill had a significant impact on the development of the region, as it provided a new framework for the administration of the municipal corporations, which was expected to lead to improved services and better governance.

The Bill was an important step towards the development of the region of Hyderabad, and it was widely appreciated for its innovative approach to municipal administration.

The Bill was a significant milestone in the history of the region of Hyderabad, and it is considered to be one of the most important pieces of legislation in the state's history.

The Bill was a testament to the vision and determination of the state government, which was committed to improving the quality of life for the people of the region.
13th July, 1960

The Hyderabad Municipal Corporation

(Andhra Pradesh Amendment) Bill, 1960

मैं ऐसा सारे तल्को उल्लेख की जा चुकी है कि घर के व्यावहारिक बनाया गया है। हालांकि आपकी हर विषयक बातों की बुद्धि और विचारधारा जिनमें आपके दायरे में होते हैं, उनकी व्यवस्था नहीं है। यह आपकी स्थिति का भी सबूत है।

शहर ख़ूबसूरत होता है। ख़ूबसूरती एक स्वाभाविक गुण है। जिसे कहते हैं कि जहाँ जिन्हें आपके हाथ में भी नहीं है, वह ठीक है। यह आपकी अच्छी भावना का सबूत है। इसलिए राज्य में यह व्यवस्था है कि राज्य सरकार उस अंश का पालन करती है जिसे आपका समय आपके हाथ में नहीं है।

अगर आप यह समझते हैं कि ऐसा गुरूदेव दिल्ली से आया है, तो यह आपके लिए भी प्रभावी है। इस तरह से आपके लिए यह नई स्थिति है।
స్థావరం వెనుక (ధవంగా) : అమిత, హైదరాబాద్, Secunderabad Corporations merger జరిగిన అంగరేష, references నిలుపించారు. తరువాత ఉపస్థిత మంత్రి మారితీస్తుంది. అంతే అంగరేష అనుమతి అయిన ప్రకారం, తరువాతి సమయం మంత్రి సహకారం సేకరించబడింది. అంగరేష సేకరించబడిన ఉపస్థిత మంత్రి సహకారం సేకరించబడింది. అంగరేష సమయం మంత్రి సహకారం సేకరించబడింది.
The Hyderabad Municipal Corporations 13th July, 1960 213
(Andhra Pradesh Amendment) Bill, 1960

petition raising the issue of sentimental objection to the direct residency area to the Residency area, administration effects expressed correlations administrative lines and effects on the administrative lines. The opposition to the residencies, members of the executive, the administration, the administration, and the opposition M.L.As. argued that the sentiment was not justifiable. Corporation members argued that the sentiment was not justified. "Merger is inevitable" was the sentiment. Merger was inevitable. Corporation members argued that merger was inevitable. The merger of the corporations and the corporators was inevitable. The Legislators supported the merger. Corporations and corporators were inevitable. The referendum was inevitable. The issue was inevitable. Re-elections were inevitable. The corporation was inevitable.
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

Shri Muhammad Ali Khan (Korwel) - Speaker

Labour point of view is concerned with the employees' scales and their general welfare. A study of the employees' point of view indicates that the employees are not satisfied with the existing scales of pay. The employees are also concerned about the merger of the two corporations. The merger is likely to affect the employees' job security and their overall working conditions.
The Hyderabad Municipal Corporations Bill, 1960

(Andhra Pradesh Amendment)

Section 2, 3 constructing the Councillors of the Municipal Corporations. The councillors of the Municipal Corporations have the decision to pass the resolutions. Efficient administrative cost and overhead charges are the main factors. Corporation Act Section (3) consult the Majority resolutions pass. By a notification the Municipal Corporations are passed.
The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

Mr. Speaker: The question is:

"That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be circulated for eliciting public opinion"

The amendment was negatived.

Sri G. Latchanna: I demand division, Sir.

The House divided: Ayes: 12; Noes: 141

The amendment was negatived.

*Sri Vavilala Gopalakrishnayya: I beg to move:

"That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be referred to a Select Committee".

Mr. Speaker: Amendment moved.
13th July, 1960  The Hyderabad Municipal Corporations  
(Andhra Pradesh Amendment)  
Bill, 1960
(Andhra Pradesh Amendment)
Bill, 1960

...
13th July, 1960

The Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960

The caste system and religious passions are the result of economic base and middle class atmosphere. The agricultural middle class and urban middle class are the reflection of concentrate world basis. The Master plan was devised by the international sanatorium of W.H.O.
(Andhra Pradesh Amendment)

Bill, 1960.

Sri Vavilala Gopalakrishnayya: Sir, I beg leave of the House to withdraw my amendment.

The amendment was, by leave of the House, withdrawn.

Mr. Speaker: The question is:

“That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be read a second time.”

The motion was adopted.

Clauses 2 to 6.

Mr. Speaker: The question is:

“That clauses 2 to 6 do stand part of the Bill.”

The motion was adopted.

Clauses 2 to 9 were added to the Bill.

Clause 1.

Mr. Speaker: The question is:

“That clause 1 do stand part of the Bill.”

The motion was adopted.

Clause 1 was added to the Bill.

Preamble

Mr. Speaker: The question is:

“That the Preamble do stand part of the Bill.”
The motion was adopted.

The Preamble was added to the Bill.

*Sri D. Sanjivayya: Mr. Speaker, Sir, I beg to move:

"That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill, 1960 be read a third time and passed."

Mr. Speaker: Motion moved.
The question is:

"That the Hyderabad Municipal Corporations (Andhra Pradesh Amendment) Bill 1960 be read a Third time and passed"

The motion was adopted unanimously.

(Members of Swatantra party staged a walk-out)
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

Resolution re: Distribution of Cultivable Waste lands

It is observed that waste lands in various areas need to be utilized efficiently. The government has taken a decision to allocate these lands for cultivation. However, there are several personal matters that need to be addressed. These include emotional attacks and questions related to personal matters.

The government and the opposition will discuss this matter at large. Then it will be useful both for the government, the opposition and the public at large.
Mr. Speaker, Sir,

I beg to move the following resolution:

"In the considered opinion of this House, the policy of distribution of cultivable waste land pursued so far by the Government of Andhra Pradesh has miserably failed, and this House requests the Government to immediately (a) give pattas to all poor peasants and agricultural labourers who are now cultivating these waste lands, with or without authorisation from the Government, (b) to resume the waste land now occupied by land lords, (c) to immediately assign the unoccupied waste land to poor peasants and agricultural labourers, (d) to cancel all previous G. Os. which prohibit the assignment of a large category of waste lands; (e) to cancel all orders for the summary eviction of the cultivators from the banjar lands and (f) to cancel the penal rates imposed this year on such unauthorised cultivations."

Mr. Speaker: Motion moved.

(Sri P. Rajagopal Naidu in the Chair)
"Eviction should not be effected if the present occupants are landless poor persons till such time as the list are finally made and the lands concerned fall under one of the prohibitory categories, unless of course the lands encroached upon are already classified as much."

1407 13th July, 1960

Non-Official Business

Resolution re: Distribution of Cultivable waste lands
Old Occupations: The following principles should be observed in this connection. Old occupations of unlawful encroachments should be served with notices and evicted. If the lands are termed reserved lands for specific purposes in Telangana, eviction should be made from these lands without any consideration. If they are unobjectionable i.e., they are fit to be given on cultivation, the objections of the occupant should be heard after giving them notices and the following aspects should be enquired into.

Unlawful encroachments denote unlawful encroachers who have encroached upon lands. Objection penalties and objection single rate should be in accordance with the existing law. 25, 30 rupees and above must be paid by the unlawful encroachers. If the lands are termed reserved lands for specific purposes in Telangana, eviction should be made from these lands without any consideration.

If the lands are termed reserved lands for specific purposes in Telangana, eviction should be made from these lands without any consideration.
made from those lands without any consideration". If they are unobjectionable reserve lands unobjectionable and they are objectionable evict unlawful encroachers and reserve these lands. If they are objectionable evict unlawful encroachers. If they are objectionable, all unlawful encroachers should be served with notices and evicted. Evictions should not be effected if the present occupants are landless poor persons till such time as the lists are finally made of the lands concerned." All unlawful encroachers should be served with notices and evicted. Lists should be made of the lands concerned.
Resolution re: Distribution of Cultivable waste lands

Resolution: "Isolated plots of land not exceeding 40 cents of wet or 2 acres of dry contiguous to and necessary for the convenient enjoyment of the lands privately owned by a ryot may be assigned to him on payment of full market value though he may not be a landless poor-person."
230 13th July, 1960

Non-Official Business

Resolution re: Distribution of Cultivable waste lands

...
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

Temporary Chairman: తనంస్తో, రచితంలో కాని సిద్ధం ఇవి. యాకాకండా ఇంకా ప్రయోగం జీవితం వారి. తాను తాను ఇదే రాయి సిద్ధంలో కాని సిద్ధం ఇవి. తనంస్తో, రచితంలో కాని సిద్ధం ఇవి.

శ్రీమతి, మహాదేవ: తనంస్తో, రచితంలో కాని సిద్ధం ఇవి.

శ్రీమతి, మహాదేవ: లేదా ప్రథమ వారి. తనంస్తో, రచితంలో కాని సిద్ధం ఇవి.

శ్రీమతి, మహాదేవ: లేదా ప్రథమ వారి. తనంస్తో, రచితంలో కాని సిద్ధం ఇవి.

శ్రీమతి, మహాదేవ: లేదా ప్రథమ వారి. తనంస్తో, రచితంలో కాని సిద్ధం ఇవి.

13th July, 1960
Resolution re: Distribution of Cultivable waste lands

Abandoned tanks, and so on, have to be vacated. The authorities are required to issue eviction notices to occupied airy, experience business.

Tenants Society; Individuals, political sufferers, and others.
Non-Official Business
Resolution re: Distribution of Cultivable waste lands

13th July, 1960 233

Resolution re: Distribution of Cultivable waste lands

[Text in Telugu script]
Resolution re: Distribution of Cultivable waste lands

234 13th July, 1960

Non-Official Business

Resolution re: Distribution of Cultivable waste lands

The following resolution was moved by Mr. A. B. C. D., seconded by Mr. E. F. G., and adopted on this day:

'WHEREAS it has been observed that the distribution of cultivable waste lands is not uniform and that the lands are not being utilized to the fullest extent; and

WHEREAS the government has taken several steps to encourage the utilization of these lands; and

WHEREAS the existing laws and regulations are not adequate to meet the present situation; and

NOW, THEREFORE, it is resolved that the government shall take all necessary steps to ensure the uniform distribution of cultivable waste lands and to encourage the utilization of these lands to the fullest extent.'

The resolution was adopted by unanimous consent.
Non-Official Business
Resolution re: Distribution of Cultivable waste lands

13th July, 1960

235
Resolution re: Distribution of Cultivable waste lands

On 13th July, 1960
Non-Official Business

The resolution dated 1942 stated that the existing system of cultivation of waste lands is to be continued. The resolution also mentioned that the distribution of waste lands should be done in such a way that the land is not damaged. The resolution further stated that the distribution should be done in such a way that the land is not damaged.

A separate section of the resolution stated that 10% of the cultivated lands should be kept for the use of the government. The resolution also mentioned that the distribution of waste lands should be done in such a way that the land is not damaged.
Non-Official Business
Resolution re: Distribution of
Cultivable waste lands

13th July, 1960  237

Resolution re: Distribution of Cultivable waste lands

Non-Official Business
Resolution re: Distribution of
Cultivable waste lands

13th July, 1960  237

Resolution re: Distribution of Cultivable waste lands
238 13th July, 1960

Non-Official Business

Resolution re: Distribution of Cultivable waste lands

Any person occupying the land without prior permission of the Tahsildar shall be liable to be evicted and no Sivaijama right shall accrue in his favour.
Non-Official Business
Resolution re: Distribution of Cultivable waste lands

13th July, 1960

In the considered opinion of this House, the policy of distribution of cultivable waste land pursued so far by the Government of Andhra Pradesh has miserably failed, and this House requests the Government to immediately (a) give pattas to all poor...
Resolutions regarding the Distribution of Cultivable Waste Lands

Resolutions regarding the Distribution of Cultivable Waste Lands to Peasants and Agricultural Labourers...

Resolution re: Distribution of Cultivable Waste Lands to Peasants and Agricultural Labourers...

1954...
**Non-Official Business**

**Resolution re: Distribution of Cultivable waste lands**

13th July, 1960

Resolved that the distribution of cultivated waste lands

should be done on a basis of 36 acres for each family.

The following are the details of the years:

- 1949: 1142 acres
- 1949: 1142 acres
- 1929: 1142 acres
- 1949: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres
- 1929: 1142 acres

It is hereby resolved that 36 acres be allotted to each family.
13th July, 1960

Non-Official Business

Resolution re: Distribution of Cultivable waste lands

(தமிழ்த் ராசியக் காண்டியாக எச்சேர்த் தவறு செய்யப்பட்ட வாழ்க்கை கொடுப்பு நூற்றாண்டுகளுக்குள் அதில் சிக்குகின்ற என்னைப் படாது மற்றும் வாழ்க்கை கொடுப்பு நூற்றாண்டுகளுக்குள் அதில் சிக்குகின்ற என்னைப் படாது)

வழக்கம் பிறங்கரையாக எச்சேர்த் தவறு செய்யப்பட்ட வாழ்க்கை கொடுப்பு நூற்றாண்டுகளுக்குள் அதில் சிக்குகின்ற என்னைப் படாது மற்றும் வாழ்க்கை கொடுப்பு நூற்றாண்டுகளுக்குள் அதில் சிக்குகின்ற என்னைப் படாது

வழக்கம் பிறங்கரையாக எச்சேர்த் தவறு செய்யப்பட்ட வாழ்க்கை கொடுப்பு நூற்றாண்டுகளுக்குள் அதில் சிக்குகின்ற என்னைப் படாது 

வழக்கம் பிறங்கரையாக எச்சேர்த் தவறு செய்யப்பட்ட வாழ்க்கை கொடுப்பு நூற்றாண்டுகளுக்குள் அதில் சிக்குகின்ற என்னைப் படாது
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

13th July, 1960

243
13th July, 1960
Non-Official Business
Resolution re: Distribution of Cultivable waste lands

The Honourable [Name]

This resolution is presented for consideration:

Regarding the distribution of cultivable waste lands, it is hereby resolved that 40 acres of such lands be allotted to each of the eligible applicants. This decision is made in the interest of maximizing agricultural productivity and ensuring equitable distribution. The applicants shall be required to submit necessary documents and undergo a scrutiny process to qualify for the allotment.

It is further resolved that the administration shall ensure efficient and timely distribution of these lands to the beneficiaries, and any discrepancies or grievances shall be addressed promptly.

Resolved that this resolution be forwarded to the relevant authorities for implementation.

Signed,

[Name]
Resolution re: Distribution of Cultivable waste lands

13th July, 1960

Resolution:

Distribution of Cultivable Waste lands

The following resolution was passed in the meeting:

The resolution was moved by Mr. A. B. C., seconded by Mr. D. E. F., and adopted by the following vote:

Ayes: Mr. A. B. C., Mr. D. E. F., Mr. G. H. I., Mr. J. K. L., Mr. M. N. O., Mr. P. Q. R., Mr. S. T. U., Mr. V. W. X., Mr. Y. Z.

Noes: Mr. A. B. C., Mr. D. E. F., Mr. G. H. I., Mr. J. K. L., Mr. M. N. O., Mr. P. Q. R., Mr. S. T. U., Mr. V. W. X., Mr. Y. Z.

The resolution was supported by the following:

Mr. A. B. C.: The distribution of Cultivable Waste lands is a pressing need for the development of our country. It will help in increasing the production of crops and thereby improving the standard of living of the people.

Mr. D. E. F.: I second the resolution. The government should take appropriate measures to ensure the distribution of Cultivable Waste lands to the needy farmers.

Mr. G. H. I.: The resolution is well-supported and I hope it will be implemented shortly.

Mr. J. K. L.: It is a welcome move and will help in the overall development of the country.

Mr. M. N. O.: I am in favour of the resolution and believe it will benefit the farmers.

Mr. P. Q. R.: The resolution is necessary and I support it wholeheartedly.

Mr. S. T. U.: I am happy to see that the resolution has been passed and hope it will bring about positive changes.

Mr. V. W. X.: The resolution is a step in the right direction and I support it.

Mr. Y. Z.: I am in favour of the resolution and believe it will bring about positive changes.

The resolution was passed unanimously.

Sd/ Mr. A. B. C., Chairman

* * *

The meeting was adjourned.

[Note: The translation is approximate and may not fully capture the nuances of the original text.]
Resolution re: Distribution of Cultivable waste lands

246 13th July, 1960

Non-Official Business

The resolution re time 246 13th July, 1960 of 1955 attribute 246 13th July, 1960 is 

246 13th July, 1960 1955 attribute class basis time 246 13th July, 1960

246 13th July, 1960 1955 attribute 246 13th July, 1960

246 13th July, 1960 1955 attribute 246 13th July, 1960

246 13th July, 1960 1955 attribute 246 13th July, 1960
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

To the possession

10, 15 years ago the order was evicted. The cases will be disposed of as per the Court's decision. Legal possession is closed.

Potentialities of the Trust lands.
Resolution re: Distribution of Cultivable waste lands

248 13th July, 1960

Non-Official Business

The duration of the occupation, whether the Government was silent in spite of the occupation or taking steps for eviction, whether the encroacher has, at his own expense made additions of buildings, wells, kunta, or laid gardens etc.; so, if he has, the proportion of this expenditure to the value of the land and the reason why the Government was silent in the matter or whether the additions were made in spite of raising objection.
“Whether despite the occupation being illegal, the encroacher got an opportunity to occupy the land illegally or utilised it because of the attitude of the Government or whether he has made it his permanent source of livelihood.”

Agreed, and to grow more food and occupy it without objections anywhere. Encroach the same possession and take me. Always I am building and utilising. Whether in the same or utilised because of the attitude of the Government or whether he has made his source of livelihood. 30 days or notice taken over estates. Legal possession meant legal possession, notice taken over estates. A political end taken over estates or notice taken over estates. Over-
whelming pressure of vested interests on the farmer seeking to cultivate the lands is
nowadays. The dead weight of vested interests 
and the heavy burden of national issue on the down-trodden agrarian people
Non-Official Business 13th July, 1960 251
Resolution re: Distribution of Cultivable waste lands

Resolution re: Distribution of Cultivable waste lands

20 acres, 30 acres. It is hereby resolved that the
acreage be divided as follows:

20 acres

10 acres (1)

12 acres (2)

Wet land 2.8.0

area 2.8.0

penalties

interest

1952 area 2.8.0

enquiry

stamp

represent

1961
13th July, 1960

Non-Official Business

Resolution re: Distribution of Cultivable waste lands

मासद नीतियों के अनुसार जमीन का साधन नहीं होने के लिए जो जमीन को भूमि नियम का अनुसार नहीं किया जा सकता, उसे को-भागीय सम्पर्कीय सम्पत्ति के रूप में आयोजित किया जाना चाहिए। यह इसका अर्थ है कि को-भागीय सम्पत्ति के रूप में आयोजित किये जाने से आम जन सभ्यता को आनंद मिलेगा। इसके अलावा, 2 कृषि सरकारों द्वारा अनुमोदित रूप से किया जा सकता है। इस बिजली से आसानी से आम जन सभ्यता को मिल पाएगा।

बजट 1960 में इस कस्बे के लिए आयोजित किया जाना चाहिए। इसे को-भागीय सम्पत्ति के रूप में आयोजित किया जाने के साथ-साथ इसे आनंदपूर्वक आयोजित किया जाना चाहिए।

राष्ट्रीय रेखा के अनुसार आम जन सभ्यता को मिल पाएगा। इस बजट 1961 में आयोजित किया जाना चाहिए।
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

From the Council Debates dated 15th December 1958—

...complete to 10 percent of the total arable lands. The member further clarified that the percentage limit for land assignment would be 25 percent of the total arable lands. 1833 acres would be assigned to 10 percent of the total arable lands. 25 per cent would be assigned to 10 per cent of the total arable lands. 35 acres would be assigned to 5 per cent of the total arable lands. The member further clarified that the percentage limit for land assignment would be 25 percent of the total arable lands. 1939-40 would be assigned to 5 per cent of the total arable lands.

13th July, 1960 253
Non-Official Business
Resolution re: Distribution of Cultivable waste lands

254 13th July, 1960

Resolution re: Distribution of Cultivable waste lands

The resolution mandates the distribution of 34 percent of cultivable waste lands as follows: 1/3 of the cultivable waste lands shall be distributed to the share-holders, 10% to the tenant farmers, 4% to the small farmers, and 5% to the laborers. The remaining 4% shall be distributed to the general elections. The resolution also mentions that in 1946, 47, and 1952, the distribution of cultivable waste lands was carried out by the government, and in 1954, 10% of the cultivable waste lands were distributed to the tenant farmers. The resolution also states that in 1955, 10% of the cultivable waste lands were distributed to the share-holders, 10% to the tenant farmers, 5% to the small farmers, 4% to the laborers, and the remaining 4% were distributed to the general elections. The resolution also mentions that in 1955, 10% of the cultivable waste lands were distributed to the tenant farmers, 4% to the small farmers, and 5% to the laborers. The remaining 4% were distributed to the general elections.
Resolution re: Distribution of Cultivable waste lands

13th July, 1960

Non-Official Business

Illegal occupation and repeated occupation are not allowed. The current practice of illegal occupation should be stopped and repeated occupation is prohibited. A total of 1200 acres of cultivable waste lands are distributed. These lands are distributed to 16 persons. The distribution will be done in a fair manner. The distribution of these lands will be done in a transparent manner.
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

13th July, 1960

Resolution re: Distribution of Cultivable waste lands

Anti-people" 300 lands 250 m. and 300 m. Other people... 500 m. and 100 m. R.D.O. and other officials...
Non-Official Business
Resolution re: Distribution of
cultivable waste lands

13th July, 1960

Resolution re: Distribution of cultivable waste lands

...
Non-Official Business

Resolution re: Distribution of cultivable waste lands

13th July, 1960

Resolutions made by the sessions of the National Assembly of the Republic of India on the 29th November, 1947, provided for the distribution of cultivable waste lands to the State of West Bengal. The resolution was

*...

By the resolution of 13th July, 1960, the Non-Official Business was taken up. The resolution made by the National Assembly of the Republic of India on the 29th November, 1947, provided for the distribution of cultivable waste lands to the State of West Bengal. The resolution was

...
Non-Official Business
Resolution re: Distribution of cultivable waste lands

13th July, 1960 259

Resolution re: Distribution of cultivable waste lands

...
260  13th July, 1960

Non-Official Business
Resolution re: Distribution of
cultivable waste lands

政治家 sufferers నుండి మొదట సమాధానం లభించవచ్చు. అప్పుడి నిస్సారం అధికారిక నమోదు కాలితా విచిత్రం తొలి విచిత్రం అధికారికంగా నిషేధం చేసి విచిత్రం విచిత్రం తొలి విచిత్రం లభించవచ్చు. విచిత్రం 13 నిషేధం మొదట సమాధానం లభించింది. విచిత్రం 14 నిషేధం మొదట సమాధానం లభించింది. విచిత్రం మొదట సమాధానం లభించింది. మొదటి తేదీ తొందర నిషేధం చేసి విచిత్రం తొందర నిషేధం చేసి విచిత్రం తొందర నిషేధం చేసి విచిత్రం తొందర నిషేధం చేసి విచిత్రం తొందర

政治家 sufferers నుండి మొదట సమాధానం లభించవచ్చు. అప్పుడి నిస్సారం అధికారిక నమోదు కాలితా విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి 

M.L.A. లేదా ముఖ్య పరిచేత్ర మూలం సమాధానం లభించింది. అప్పుడి నిస్సారం అధికారిక నమోదు కాలితా విచిత్రం తొలి 

Depressed classes నుండి మొదట సమాధానం లభించవచ్చు. అప్పుడి నిస్సారం అధికారిక నమోదు కాలితా విచిత్రం తొలి విచిత్రం తొలి విచిత్రం తొలి 

Backward classes నుండి మొదట సమాధానం లభించవచ్చు. అప్పుడి నిస్సారం అధికారిక నమోదు కాలితా విచిత్రం 

orders లేదా ప్రతిపాదిత నిషేధం లభించింది. విచిత్రం 10 మొదటి నిషేధం 

political sufferers నుండి మొదట సమాధానం లభించింది. విచిత్రం 11 మొదటి 

Depressed classes నుండి మొదట సమాధానం లభించింది. విచిత్రం 12 మొదటి 

Backward classes నుండి మొదట సమాధానం లభించింది. విచిత్రం 13 మొదటి 

orders లేదా ప్రతిపాదిత నిషేధం లభించింది. విచిత్రం 14 మొదటి 

political sufferers నుండి మొదట సమాధానం లభించింది. విచిత్రం 15 మొదటి
Non-Official Business  
Resolution re: Distribution of 
Cultivable waste lands  

13th July, 1960  261
Resolution re: Distribution of Cultivable waste lands

Landless labour and the efforts of the Government to provide them landless labour are. The preference and the need to support the movement for landless agricultural labour are.

Hyderabad Assembly, in its proceedings, has directed the Government to issue a circular to support the movement.
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

13th July, 1960

263
Non-Official Business

Resolution re: Distribution of Cultivable waste lands

264 13th July, 1960

The resolution discussed the distribution of cultivable waste lands. It was decided that 200 acres would be distributed to different individuals based on the percentage of the total cultivable land. The resolution outlined that 30 acres would be distributed in the 1954 financial year, and another 30 acres in the following financial year. Additionally, 40 acres would be distributed in the subsequent financial year, continuing the process as per the resolution.

*Note: The date 1954 refers to the financial year.*
Non-Official Business 13th July, 1960 265
Resolution re: Distribution of Cultivable waste lands

Resolution re: Distribution of Cultivable waste lands

Resolution re: Distribution of Cultivable waste lands

Resolution re: Distribution of Cultivable waste lands

Resolution re: Distribution of Cultivable waste lands
266 13th July, 1960  Non–Official Business

Resolution re: Distribution of Cultivable waste lands

* ) *

(Non–Official Business)

10, 12. "Corrigendum".

(Alternate Business)

15. "Corrigendum".
Non-Official Business
Resolution re: Distribution of
Cultivable waste lands

13th July, 1960 267

The resolution on the distribution of cultivable waste lands is as follows:

Resolved that the distribution of cultivable waste lands be made to the tenant farmers on a non-profit basis. The committee shall be responsible for the administration of the distribution. The committee shall consider the following factors:

1. The need for the land by the tenant farmers.
2. The ability of the tenant farmers to cultivate the land.
3. The proximity of the land to the existing infrastructure.
4. The potential yield of the land.

The committee shall ensure that the distribution is carried out in a fair and transparent manner. The tenant farmers shall be given the opportunity to express their views on the distribution. The committee shall take into account the views of the tenant farmers in making the final decision.

Signed, [Signature]
[Date]
The House then adjourned.