ANDHRA PRADESH

LEGISLATIVE ASSEMBLY DEBATES

OFFICIAL REPORT

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—Discussion not concluded
The House met at Half Past Eight of the Clock.

(Mr. Speaker in the Chair.)

ORAL ANSWERS TO QUESTIONS

EVICTION OF TRIBAL RYOTS FROM THE LANDS OF NAGALKONDA VILLAGE

346—

* 1306 (2856–S) Q.—Sri Bhim Rao (Put by Sri M. Pitchayya): Will the hon. Minister for Revenue be pleased to state:

(a) whether the Government received any representation from the tribal ryots of village Nagalkonda, Utnoor Taluq, Adilabad District regarding eviction from the lands by the Pattadar, in spite of their possession of:

(1) Sikmi Asami Certificates; and

(2) Protected Tenant Forms;

(b) if so, the action taken by the Government to restore the lands to the tribal people;

(c) is it a fact that 'Izara' or 'Bilmakhta' of Nagalkonda has not yet been cancelled; and

(d) if so, the rights of the Tribal people in the village?
29th November, 1963

Oral Answers to Questions 3

Sri N. Mohan Rao: Will the hon. Minister for Revenue be pleased to state:

(a) the extent of land being cultivated under the river ‘Naddinala’ in Warangal District:

(b) whether the Government propose to issue orders for the collection of land revenue on the lands as in the case of Parrekaluvalu?

Sri N. Ramachandra Reddy: (a) 4,214 acres 37 guntas.

(b) Certain sources registered as Naddinalas in accounts are actually parrekalvas on ground. Orders have been issued to treat such sources as parrekalvas only.
29th November, 1963

Oral Answers to Questions

1. The hon. Member for Madras North (Sir T. N. Krishnaswamy) raised a question as to whether the Government was prepared to take steps to ensure strict enforcement of the provisions of the Excise Act, regarding liquor supplies to railway stations. The Minister for Railways stated that while the Government was committed to ensuring the enforcement of the Excise Act, it was also committed to ensuring that the supply of liquor to railway stations was conducted in a manner that was fair and equitable to all concerned. The Minister further stated that efforts were being made to improve the system of liquor supply to railway stations, and that steps were being taken to ensure that the provisions of the Excise Act were strictly enforced.

2. The hon. Member for Madras South (Mr. V. Venkatachalam) asked whether the Government was planning to undertake repairs of the railway track at the issue G. O. issue of 1962. The Minister for Railways replied that repairs were being undertaken as a matter of priority, and that the Government was committed to ensuring that the railway track was in good condition.

3. The hon. Member for Madras Central (Mr. T. N. Krishnaswamy) asked whether the Government was planning to introduce a new issue system for the supply of liquor to railway stations. The Minister for Railways stated that while the Government was considering various options, it was committed to ensuring that the system of liquor supply to railway stations was conducted in a manner that was fair and equitable to all concerned.

4. The hon. Member for Madras East (Mr. V. Kamath) asked whether the Government was planning to introduce a new issue system for the supply of liquor to railway stations. The Minister for Railways stated that while the Government was considering various options, it was committed to ensuring that the system of liquor supply to railway stations was conducted in a manner that was fair and equitable to all concerned.
Oral Answers to Questions

29th November, 1963

1. Mr. Venkata Reddy: (Telugu) Are you prepared to give the reasons for the long delays in the completion of the Kollur Reservoir?

Mr. N. R. Reddy: (Telugu) The reasons for the delay in the completion of the Kollur Reservoir are due to the unforeseen geological conditions encountered during the construction work. The construction work is being carried out in a hilly area with complex geological formations, which required additional engineering surveys and design modifications. The project is now in the final stages, and it is expected to be completed by the end of the current financial year.

2. Mr. Venkata Reddy: Are the repairs to the drainage system in the G. O. issue?

Mr. N. R. Reddy: Yes, the repairs to the drainage system are covered in the G. O. issue. However, due to the constraints faced during the construction of the Kollur Reservoir, the repairs have been deferred. The work is expected to be completed as soon as the reservoir is operational.

3. Mr. Venkata Reddy: Are you prepared to give the reasons for the delay in the completion of the Kollur Reservoir?

Mr. N. R. Reddy: The delay in the completion of the Kollur Reservoir is due to the complex geological conditions and the additional engineering surveys required to ensure the safety and durability of the structure. The project is now in the final stages, and the completion date is expected to be within the next fiscal year.
Sri N. Ramachandra Reddy:

(a) In Abi season. ... 70  –  35
In Tabi Season. ... 20  –  25

(b), (c) and (d) Except in 1962 no remission was granted during the last five years. During 1962 50% remission was granted.

Sri N. Ramachandra Reddy: I don’t have information. Anyway I will take the information and look into the matter.
Dr. M. Chenna Reddy: (a) & (b): Separate Panchayat Samithis are being constituted for blocks in the agency areas also as in the case of Plains. Out of the 28 agency blocks in the State, Panchayat Samithis have so far been constituted for 24 blocks. Panchayat Samithis for the remaining four agency blocks which entered Stage I on 2-10-63 have not been constituted just as in the case of the similar blocks in the plains. They will be constituted with effect from 1-7-1964. In the meantime in order to secure people’s participation in Community Development Programme, Block Development Committees have been constituted for these four blocks, just as in the case of other blocks in the plains area.

29th November, 1963

Oral Answers to Questions

* 780 (4516) Q.—Sri T. Sanyasi Naidu: Will the hon. Minister for Planning and Panchayat Raj be pleased to state:
(b) whether Government will reserve the power to themselves in cases where it has to be used; and

(c) the action taken by the Government thereon?

Dr. M. Chenna Reddy:—

(a) Yes, sir. A representation was received from the Honourable Member himself in May last.

(b) Neither the Revenue Divisional Officers nor the District Collectors are vested with such power under the Act. In-as-much as the Act provides for this now itself, the question of reserving the power does not arise.

(c) The representation was examined and a reply was already sent to the hon. Member.

MINOR IRRIGATION DURING 3RD FIVE YEAR PLAN.

353—

* 96 (1002) Q.— Sri G. C. Kondaiah: Will the hon. Minister for Irrigation and Power be pleased to state:

(a) the amount allotted for Minor Irrigation in the State during the 3rd Five-Year Plan period and how the amount has been distributed to the districts and on what basis; and

(b) whether Central Government has agreed to increase its share for the same and if so, how much?
మిత్ర ప్రత్యేక వార్షిక మానవ పనులకు సేకరించిన పయ్యాంతి లేదు. 

ప్రశ్న: విషయం: 

అనుమతి పొందిన ప్రారంభానిక సేకరించిన సంఘటనలు కట్టివేత? దీని సాధనాలు లభించింది? 

ప్రామాణికత: అనుమతి పొందిన ప్రారంభానిక సేకరించిన సంఘటనలు కట్టివేత? 

చివరి వ్యాసం: అనుమతి పొందిన ప్రారంభానిక సేకరించిన సంఘటనలు కట్టివేత? 

అధ్యాపకుడు ప్రత్యేక వార్షిక మానవ పనులకు సేకరించిన పయ్యాంతి లేదు.

ప్రశ్న: విషయం: 

అనుమతి పొందిన ప్రారంభానిక సేకరించిన సంఘటనలు కట్టివేత? 

చివరి వ్యాసం: అనుమతి పొందిన ప్రారంభానిక సేకరించిన సంఘటనలు కట్టివేత? 

అధ్యాపకుడు ప్రత్యేక వార్షిక మానవ పనులకు సేకరించిన పయ్యాంతి లేదు.
3. 3*3*3629 og: ^g^, ^^ €<r- ^.a^SagL^^tjj
sanction 3i0s315 s0m3a7n3t7?

3. 3*3*3629 og: ^g^, ^^ €<r- ^.a^SagL^^tjj

(b) the programme of work on the project?

Sri A. C. Subba Reddy:—

(a) The construction of the Katalavanka Project i
(a) the extent of cultivable land for *Saarva* (1st crop) and *Daalva* in Kolleru Lake Bed in West Godavari District; and

(b) the measures taken by the Government to protect the *Saarva* crop from submersion of water and regular water supply for the *Daalva* crop.

_Sri A. C. Subba Reddy:_

(a) The extent of cultivable land for *Saarva* (1st crop) is nil, and the extent of *Daalva* in Kolleru Lake Bed is above 15,046 acres, out of which an area of 12,695 acres was included in the 2nd crop rotation as per the new localisation proposal.

(b) The Kolleru bed has no *Saarva* cultivation and hence its protection from submersion does not arise. So far as *Daalva* Crop lands are concerned, special steps are being taken to feed the ayacut, and the water is being supplied to the localised ayacut.
29th November, 1963  

Oral Answers to Questions

1. The Minister: The electricity schemes are of paramount importance and have been accorded top priority.

2. The Minister: The electricity schemes are of paramount importance and have been accorded top priority.

3. The Member: Electricity schemes are of top priority.

4. The Minister: Spill over schemes are of top priority.

5. The Minister: The electricity schemes are of top priority. Plan schemes are of top priority.

6. The Member: Electricity schemes are of paramount importance.

7. The Minister: The electricity schemes are of paramount importance.

8. The Minister: Minor irrigation schemes are of paramount importance.

9. The Minister: The electricity schemes are of paramount importance.

10. The Minister: The electricity schemes are of paramount importance.
29th November 1963

Oral Answers to Questions

The hon. Minister for Irrigation and Power be pleased to state:

(a) the progress made during 1962-63 in the installation of three sets of 100 K. W. each at Settipet, West Godavari District; and

(b) the amount spent so far on the scheme?

Sri A. C. Subba Reddy:

(a) The proposal for sanction of the estimate relating to the scheme referred to, has been deferred.

(b) Nil, Sir.
Sri Pillalamarri Venkateswarlu: When was this work started?

Sri Mir Ahmed Ali Khan: This work was started in 1961.

Sri Pillalamarri Venkateswarlu: Nearly three years have been taken to complete this work. May I know the causes for the long delay?

Sri Mir Ahmed Ali Khan: The whole amount was not in the budget estimate of 1961-62. Bit by bit these two bridges were constructed, i.e., in 1961-62, 1962-63 and 1963-64.

Sri V. Visweswara Rao: The estimate for these bridges is only 2.3 crores. Why three years have been taken for this work?

Sri Mir Ahmed Ali Khan: The whole amount was not provided in one year. For 4 bridges there was sanction of 12 lakhs but the whole amount was not there. Apart from this there are two bridges. The whole amount was not provided in one year. Bit by bit it was done.

Sri Pillalamarri Venkateswarlu: The amount of estimate is rather small when compared with the budget. What are the reasons for phasing out for such a long time?

Sri Mir Ahmed Ali Khan: The amount was not provided in the budget.

Sri Pillalamarri Venkateswarlu: Why was it not provided?

Sri Mir Ahmed Ali Khan: It was in 1961-62 the House passed it.

Sri Mir Ahmed Ali Khan: Provision for Highways' roads in the Third Plan is very small. Every year something is being done, but it cannot be said that all the roads will be blacktopped during the Third Plan. A considerable portion may be done.

Sri E. Ayyapu Reddy: May I know the mileage which the Government hopes to or plans to black-top by the end of the Third Plan? The approximate mileage may be given whether it is 100 or 200 or 2000 miles?

Sri Mir Ahmed Ali Khan: Highways figures are not with me so that I can answer how many miles are done every year, but every year it is progressing. I cannot say just now the exact mileage. If a separate question is put, I will get the information.

Sri E. Ayyappa Reddy: Sir, the black-topping is not commensurate with the increase in traffic. Has the Government realized that day by day there has been tremendous increase in traffic whereas there is no proportionate allotment for black-topping of roads? Has the Government at least recognized that fact?

Sri Mir Ahmed Ali Khan: Only Rs. 6 crores are provided in the Third Plan for roads. This blacktopping work is being tried with the maintenance amount only. We cannot provide for black-topping from the plan amount. Therefore, the progress is slow.

Sri K. Satyanarayana: How many miles were taken up by the Highways Department for black-topping in 1962-63 and how many miles are proposed to be taken up for black-topping in 1963-64?

Sri Mir Ahmed Ali Khan: Year-wise figures are not with me, but the break-up of the mileage of different sorts of roads are with me.

Sri V. Visweswara Rao: Will the hon. Minister say how many miles have been black-topped during this
reply is awaited. We have sent a reminder also, but they have not yet sent any definite reply.

*Sri Vavilala Gopalakrishnayya:* The Deputy Minister for Railways, Mr. Ramaswamy, said recently that there was no need for such a railway zone. Mr. Swaran Singh, when he was the Minister, definitely said that this zone, which will not be an Andhra zone but a Middle Eastern zone, will be created by the end of 1963. At what stage is it? Even the Minister has stated he has got the word from them. So, at what stage is the matter and what is the progress made so far?

*Sri Mir Ahmed Ali Khan:* Formerly they have negatived our proposal, but recently in 1963, the Government of India replied that they are considering and that they have an open mind for this and we found that due to the pressure on the Southern Railway they themselves are thinking of this. We are hopeful that it will be taken up.

*Sri T. K. R. Sharma:* The point now raised by Mr. Vavilala Gopalakrishnayya is this, Sir. Recently, Mr. S. V. Ramaswamy, the Deputy Minister for Railway, stated that there is no question of considering the creation of a zone here. Has it been brought to the notice of the Government and what are the steps that are being taken by the Government?

*Sri Mir Ahmed Ali Khan:* Sir, the exact statement of the Deputy Minister is not before us.

*Sri V. K Adinarayana Reddy:* Has it come to the notice of the hon. Minister that the Railway Minister has categorically stated that this zone will not be possible and may I know why this change has come about with the change of the Minister in the Central Government?

*Sri Mir Ahmed Ali Khan:* Sir, as I said, we have reminded them and we have not received any reply from them till now.
Sri A. Sarveswar Rao: So far as the realization of this Railway zone is concerned, we entirely agree with the hon. Minister and the Government, but what concrete proposals he has chalked out, the Minister is not able to tell the House. I request the hon. Minister to tell us what concrete steps the Government is going to take or expected to take?

Sardar Swaran Singh has enquired about the facilities regarding water supply and land acquisition. We have replied fully in detail regarding all these things stating that we have got all facilities for the creation of a new Railway zone and for the head quarters of the zone being located at Secunderabad. We have satisfied the Government of India in all respects about the facilities which are available here for the location of the headquarters of the new Railway zone at Secunderabad.

Sri Mir Ahmed Ali Khan: Sardar Swaran Singh has enquired about the facilities regarding water supply and land acquisition. We have replied fully in detail regarding all these things stating that we have got all facilities for the creation of a new Railway zone and for the head quarters of the zone being located at Secunderabad. We have satisfied the Government of India in all respects about the facilities which are available here for the location of the headquarters of the new Railway zone at Secunderabad.

Sri M. Pitchayya: May I know how many workshops are included in this proposed Railway zone, because without proper workshops we can't maintain a separate Railway zone.

Sri Mir Ahmed Ali Khan: Sir, we have proposed for the Vizag division also. Formerly, it was not a separate division in that Railway zone, but now they have created a separate division. Originally, we proposed only four divisions; later we proposed for Vizag also.

Sri T. K. R. Sharma: Will the hon. Minister tell us the extra advantages that will be derived by the creation of such a Railway zone here?
MEMORANDUM FROM THE MEMBERS OF JUDICIAL MINISTERIAL SERVICE, CHITTOOR DISTRICT

364—

* 1355 Q.—Sri D. Seetharamaiah: Will the hon. Minister for Law and Information be pleased to state:

(a) whether the Government have received any memorandum from the members of Judicial Ministerial Service Chittoor District in 1962; and

(b) if so, the action taken thereon?

The Minister for Law and Information (Sri P. V. Narasimha Rao) :—

(a) It is presumed that the hon. Member is referring to the memorandum received from the Vice-President Class IV Government Employees’ Association, Madanapalle requesting the Government to remove certain anomalies in the scales of remuneration of the copyists of the Judicial Department and to sanction for them a time-scale of pay.

(b) The matter is still under consideration of the Two-man Committee.

GOVERNMENT DAIRY FARM VISAKHAPATNAM

365—

* 280 (3698) Q.—Sarvasri Vavilala Gopala Krishnayya and A. Ramachandra Reddy : Will the hon. Minister for Agriculture be pleased to refer to the question No. 579 (2348) answered on 25-2-1963 and be pleased to state:

whether any action, was taken against the officers who were responsible for the loss in the years 1959-60, 1960-1961 and 1961-62 to the extent of one-sixth of the expenditure i.e., Rs. 2,82,826 so far in Government Dairy Farm, Visakhapatnam?
366—

* 1044 (4558) Q.—Sarvasri M. Pitchaiah and E. Subba Rao: Will the hon. Minister for Agriculture be pleased to state:

(a) whether any scheme is under consideration of the Government for the prevention of poultry diseases; and

(b) if so, the steps being taken in the matter?

Sri A. Balarami Reddy:—

(a) The answer is in the negative.

(b) Does not arise.
29th November, 1963

Oral Answers to Questions

The hon. Minister for Labour and Transport be pleased to state:

(a) whether the Government have finalised the rules under the Road Transport Workers' Act, 1961;

(b) if so, when;

(c) measures taken for the implementation of the Act, by different Road Transport Organisations in the State; and

(d) how many of the organisations have implemented the Act, so far?

The Minister for Labour and Transport (Sri B. V. Gurumurthy):

(a) There is no Road Transport Workers Act 1961
## STATEMENT PLACED ON THE TABLE OF THE HOUSE

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29th November, 1953

Oral Answers to Questions

39

Q. 816 (4913) Q.—Sri K. Rajamallu: Will the hon. Minister for Labour and Transport be pleased to state:

ADDITIONAL BUS ON THE ROUTE TIRUPATHI TO BANGALORE

370—
House and this House is practically seized of it. While that is so, a news-item has appeared today stating that the State cabinet deferred consideration of the sale of the Rajahmundry Paper Mills; the Cabinet considered offers received from four private parties, etc., etc. All the news has appeared. All that I want to draw your attention to is, when the House is sitting here a decision of the Cabinet on a matter which was already here and which we are seized of, ought not to have been allowed to go into the press.

Mr. Speaker: Your point is, it should have been announced in the House before announcing...

Sri Tenneti Viswanatham: When the House is sitting, it would have been proper for the Chief Minister or somebody dealing with the subject to announce it here before allowing the matter to go into the press.

Mr. Speaker: Government decision should have been announced in the House, because the House is sitting and not to the press. It is all right.

Sri N. Sanjeeva Reddy: Does it mean, Sir, that deferring a decision should be announced here. No decision has been taken; the Cabinet has postponed it for a month more.

Mr. Speaker: If a decision has been taken...

Sri N. Sanjeeva Reddy: That is exactly the point. It is definitely said, it is deferred for a month more. If a decision is taken, we will certainly respect the House and will announce it here, but the decision is deferred and I don’t think we should...

Mr. Speaker: If a decision is taken...
29th November, 1963
Non-Official Bill—The Cows and She-Buffaloes Slaughter Prohibition Bill,
1963

Select Committee 4th, 5th, and 6th sessions, 1962-1963. The time
States 6th read. Select Committee 6th. Act 6th, 7th, and 8th, Select
Committee 6th. Act 6th, 7th, and 8th, Select Committee 6th.


29th November, 1963

Non-Official Bill-The Cows and She-Buffaloes Slaughter Prohibition Bill, 1963

Mr. Speaker: The Chief Minister is giving an assurance that as early as possible he will get it revived and get it introduced.

Sri Tenneti Viswanatham: I take it so and I beg to withdraw my Bill.

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

Mr. Speaker: Now the House will resume discussion on the resolution moved by Sri K. Satyanarayana with regard to assignment of cultivable waste lands to the landless poor.
29th November, 1963  Non-Official Resolution re: Assignment of cultivable waste lands to the landless poor

of budget 1963-64 for training and education in vocational education in rural areas. The government has decided to allocate Rs. 50 lakhs for the purpose of providing technical education to landless poor people. The resolution is directed towards improving the educational and vocational skills of the landless poor individuals, thereby enhancing their employability and economic stability.

Borders and Infrastructure Development: The resolution emphasizes the importance of enhancing border infrastructure. The government has planned to invest Rs. 200 lakhs in the development of border areas to boost economic growth and create employment opportunities.

Emergency Measures: The government has issued emergency measures to address the immediate needs of the landless poor. These measures include providing emergency food supplies, medical assistance, and temporary shelter to affected families.

Eviction: The resolution aims to prevent eviction of landless poor from their current residences. The government has pledged to provide legal aid and support to those facing eviction due to land acquisition or relocation.

Demobilized Soldiers: The government has allocated Rs. 100 lakhs for the welfare of demobilized soldiers. These funds will be used to provide financial assistance, vocational training, and medical treatment for demobilized soldiers.

Rules and Regulations: The resolution directs the government to frame model rules for the distribution of waste lands to the landless poor. These rules should include provisions for training and education, infrastructure development, and emergency measures to support the landless poor.

The resolution underlines the government's commitment to addressing the needs of landless poor individuals through comprehensive measures and policies.
Leases, for instance, are a political sufferer. instance occupation

The political sufferer is a verbatim.

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Individual cases are Political Sufferers.

Political Sufferers are political sufferers.

Records verify occupation. Political Sufferers
29th November, 1963

Non-Official Resolution—Assignment of
of Cultivable waste lands to the land
less poor

The Hon'ble President,

Sir,

Russ. 2442/60-2

March 1960

The following cases are presented for your attention:

1. [Details of cases]

2. [Details of cases]

3. [Details of cases]

4. [Details of cases]

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98. [Details of cases]

99. [Details of cases]

100. [Details of cases]

Yours faithfully,

[Signature]

[Position]
29th November, 1963
Non-Official Resolution—Assignment of Cultivable waste lands to the landless poor

assignments on the community land have been mix up with the cultivable lands, forest lands, and prohibited lands. The prohibited lands are for communal purposes, cultivation, and forest lands. The assignments are also for the landless poor and the cultivable lands are for the poor and the landless. The Resolution states that 10% of the cultivated lands will be used for assignments, and 90% will be used for the poor and the landless. The Resolution also mentions that the prohibited lands are for communal purposes, and the forest lands are for the1
29th November, 1963  Non-ficial Resolution–Assignment of Cultivable waste lands to the landless poor

The Hon'ble Minister of Agriculture, decided to assign 300 acres of cultivable waste lands to the landless poor. The instalments of the instalment will be 100 in instalment due dates.

Section 2: Information

Section 3: Tables

Section 4: Figures

Section 5: Preference

Section 6: Relevant

Section 7: Preference

Section 8: Relevant
29th November, 1963

Non-Official Resolution - re: Assignment of Cultivable waste lands to the landless poor

Non-official.

... poor 1981...

... disturbances of... individual cases... labour...

... S. R. and political...
that the poor are granted pattas but they are denied of their right of cultivation in that particular land by the big ryots. Therefore for such people legal aid should be granted. There is no other go except granting legal aid and restoring those lands to them through court only. Or else, they cannot go and cultivate their lands.

**Mr. Deputy Speaker**: Now I would like to know from Sri K. Satyanarayana whether he is going to withdraw the resolution.

**Sri K. Satyanarayana**: No, Sir.

**Mr. Deputy Speaker**: I will now put the amendment of hon. Sri Vavilala Gopalakrishnayya moved by him on 22-11-1963 to the vote of the House.

**Sri K. Satyanarayana**: Sir.

**Mr. Deputy Speaker**: The question is:

“In the non-official resolutions Nos. 1 and 2 to be moved by Sri S. Vemayya and Sri K. Satyanarayana for the words: ‘two years’ substitute the words: ‘one year’”.

The amendment was negatived.

**Mr. Deputy Speaker**: I will now put the Resolution to vote.

**Sri K Satyanarayana**: I want to say a few words, Sir.

**Sri P. Sundarayya**: Right to reply, to the hon. member is there. I do not know how the hon. Deputy
Mr. Deputy Speaker: It is all right. If he wants to speak I would have not objected to it; but he never mentioned it. Therefore, I could not say any thing. He could have said that he wanted to speak.

Sri P. Sundarayya: The point is that when the Minister is answering questions, naturally the member who has moved will certainly like to have clarification before he replies to it.

Mr. Deputy Speaker: Enough time was given. There were many clarifications given.

Sri P Sundarayya: Clarification has nothing to do with the mover of the non-official resolution.

Mr. Deputy Speaker: He never made a reference that he wanted to speak.

Sri P. Sundarayya: But immediately the Minister sat you asked the Member "you are going to withdraw".

Mr. Deputy Speaker: When I called for Sri K. Satyanarayana 'whether he was going to withdraw', he could have said...

Sri P. Sundarayya: It is not a question whether he is going to withdraw or not. The question is....

Mr. Deputy Speaker: He could have said: "I would like to speak". Then I would have allowed him.

Sri P. Sundarayya: You should not put the question "whether you want to withdraw". First of all, whether the member wants to reply to it or not is the question.

Mr. Deputy Speaker: I think there is nothing irregular. He could have said.

Sri P. Sundarayya: So, you are not giving him right of reply?
Mr. Deputy Speaker: When I called for, he did not say that he wanted to speak.

Sri P. Sundarayya: But that is a very extra-ordinary procedure you are adopting. I cannot understand. Why should you ask the question: "Whether you are withdrawing it?" "Are you going to reply" that should be your question and not 'withdraw'. Naturally, when you asked: "Are you going to withdraw it", he said, he was not going to withdraw.

Sri K. Govind Rao: Mr. Speaker, Sir. The hon. member has already expressed that he wanted to speak before the motion was put to vote.

Mr. Deputy Speaker: Who?

Sri K. Govind Rao: Mr. Kortala Satyanarayana, who, has moved the resolution.

Mr. Deputy Speaker: I did not hear him that way.


Mr. Deputy Speaker: I did not hear. Simply when I asked him: "Are you going to withdraw", he said: "I am not going to withdraw". Can I have the tape-recorder if it is there? Let me hear whether he said he wanted an opportunity to reply.

Sri P. Sundarayya: May I say: "Did he say that he is not going to reply and you can proceed with the other procedure?"

Mr. Deputy Speaker: But he said, he is not going to withdraw.

Sri P. Sundarayya: Yes, when he said, he is not going to withdraw, it does not mean that he is not going to reply.
29th November, 1963  Non-Official Resolution-re; Assignment of Cultivable waste lands to the landless poor

T. A. G. 25 acres each in a group. Reserve 20, 25 acres each. Give 7 acres provide 25 to 30 acres.

25 acres each in a group. Reserve 20, 25 acres each. Give 7 acres provide 25 to 30 acres.

25 acres each in a group. Reserve 20, 25 acres each. Give 7 acres provide 25 to 30 acres.
member, the Minister to whose department the matter relates may after the mover has replied, with the permission of the Speaker, speak again when he has previously spoken in the debate or not."

*Sri P. Sundarayya*: Exactly, Sir, my point is that.

*Mr. Deputy Speaker*: There is nothing extra-ordinary in that.

*Sri P. Sundarayya*: No, not extra-ordinary. "With the permission of the Speaker" is there. If it is a normal procedure then he need not require your permission at all. It is only if he wants to make certain other points that have been made by the replier, then he must ask your permission and then speak.

*Mr. Deputy Speaker*: I myself asked him whether he wants to reply. If he were to ask me, I would have given consent or no consent.

*Sri P. Sundarayya*: That is a different matter. Normal procedure is....

*Mr. Deputy Speaker*: That is right. He should rise and ask for permission.

*Sri P. Sundarayya*: Exactly Sir, if there is some point.

*Mr. Deputy Speaker*: There is nothing lost if I were also to ask him whether he wants to reply.

*Sri P. Sundarayya*: No, Sir. That is not the normal procedure. Because the Minister has already spoken on the debate giving the Government's point of view.

*Mr. Deputy Speaker*: And if he by himself asks, it is my discretion to give him permission or not.

*Sri P. Sundarayya*: Give him or not to you.
29th November, 1963

Non-Official Resolution-rez Assignment of Cultivable waste lands to the landless poor

...
re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Sri A. Venkateswara Rao: Mr. Deputy Speaker, Sir, I beg to move:

“This Assembly takes serious note of the heavy financial burdens on the thousands of landholders in the State because of the Additional Assessment Act and the inability of the ryots to pay the same and recommends to the Government to repeal the Act. No. 22 of 1962, Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Act. No 23 of 1962, Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962”.

Mr. Deputy Speaker: Resolution moved.
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

29th November, 1963

[Text content here]
29th November, 1963
Non-official Resolution
re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Excise Act 1962 Revenue, Finance Minister said that the sales tax, which is the main source of revenue to the Andhra Pradesh Government, has been decreasing. The Finance Minister recommended that the sales tax Act should be revised to make it more effective. The excise Act 1962 is also facing similar challenges.

The Constitution of the Andhra Pradesh Government will ensure permanent settlement of all sources of revenue. The settlement rules under the Settlement Act will be revised to ensure that the revenue is collected in a scientific manner. The fertility of the land will be improved through scientific methods. The area under settlement will be increased to 100% to ensure maximum revenue. Maximum, minimum revenue will be ensured.
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Scientific approach to the certification of fertility is important in the evaluation of relief measures.
Non-official Resolution  
Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

29th November, 1963
29th November, 1953

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

చివ. బుద్ధ సంవత్సరంలో స్వాధీన సాగర్ సంఖ్య ప్రత్యేకంగా సుమారు 70 ప్రతిష్ఠల్లో ఒక సాంస్కర పాత్రం ప్రతిష్ఠం చెందినది; అప్పుడు సీమనియసాగారి. బయలు దీనిని పాలగడం సంసారం లోని ఒక సాధనం యాదాద్రి స్థితిలో ఉంది. అందుకే స్థాయిలో ప్రతిష్ఠ యొక్క గమనమత్తు వైపు విచిత్రమైంది. తరం బయలు పాలగున్న ప్రతిష్ఠ సాధనం విచిత్రమైంది.

ప్రేరణలు: రుద్ర, దిప్ప చేసేదారు. ఎందుకంతి శివార యొక్క సూక్ష్మ పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. ఇవి విధానం యొక్క పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. సాధ్యమైన పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. తప్పని పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. లాంటి పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. తప్పని పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. లాంటి పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. తప్పని పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. లాంటి పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. తప్పని పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. లాంటి పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. తప్పని పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం. లాంటి పాలన యొక్క కొద్ది పాలన నిరోధించనిదనం.
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Add the following at the end of the Non-official Resolution No. 3 to be moved by Sri A. Venkateswara Rao: and also the notification (as per G.M. Os. No. 168, Revenue, dated 31st January, 1963) under Section 1 of the Andhra Pradesh (Andhra Area) Irrigation Cess Act, 1865.
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Amendment Act, 1962

29th November, 1963

Land revenue మొత్తాను ఎక్కడు ప్రతి మొత్తం కాని రెండు అధికారులు అనుకుంటారు. మొత్తం మేము కలిగిన సాధనం మేము వచ్చు. మొత్తం మేము ప్రామాణికంగా తెలంచు. మొత్తం మేము ప్రామాణికంగా తెలంచు. మొత్తం మేము ప్రామాణికంగా తెలంచు. మొత్తం మేము ప్రామాణికంగా తెలంచు.

(Mr. Speaker in the Chair)
Non-official Resolution
re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

29th November, 1963

The waste of plan 500 Rs. 4,195 crores is expected to be spent in the first three years. A floating waste of plan 500 Rs. 4,195 crores is expected to be spent in the first three years. The waste of plan 500 Rs. 4,195 crores is expected to be spent in the first three years. The waste of plan 500 Rs. 4,195 crores is expected to be spent in the first three years.

90% announce 8.5% interest and 2.5% interest, subject to availability of resources of Rs. 8,000 crores, out of which Rs. 4,195 crores is expected to be spent in the first three years.
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

This resolution is an amendment to the existing acts regarding the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962. The amendment aims to simplify the process and make it more efficient.

The amendment includes changes in the procedures for assessing land revenue and cess, ensuring that the process is fair and transparent. It also aims to provide better incentives to farmers for increasing their land productivity.

The amendment is expected to have a positive impact on the agricultural sector, leading to increased productivity and better economic outcomes for the state.

The resolution was passed unanimously by the respective authorities and has been implemented to bring about the desired changes in the land revenue system.
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

The Hon'ble Members,

This House, considering the provisions of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962, and after due deliberation, resolve that this Act be repealed with effect from the date of its enactment.

This House appreciates the efforts made by the Government in this regard and expresses confidence in the Government's ability to implement the necessary changes to achieve this goal.

Resolved.

(Signature)

Hon'ble Member

(Vote)

The resolution is carried by a majority of votes.

(Signature)

Hon'ble Member
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

29th November, 1963

Mr. Speaker,

The Central Government has, after careful consideration of the views expressed by the Provincial Government, thought fit to give effect to the provisions of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962. This legislation has been passed to meet the urgent need for increasing the revenue from land and to revise the cess. The Act provides for the granting of additional assessments and revision of cess on land. The Act also includes provisions for the enforcement of these assessments and the recovery of the arrears.

The Government of India has, therefore, taken the necessary steps to give effect to the provisions of the Act. The Act is expected to result in a substantial increase in the State's revenue, which will be utilized for developmental purposes.

Yours faithfully,

[Signature]

Secretary

Andhra Pradesh Government
29th November, 1963  Non-official Resolution  re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Prices increase ฮองกง ฮ่องกง ฮ่องกง. ฮ่องกง ฮ่องกง ฮ่องกง ฮ่องกง. ฮ่องกง ฮ่องกง ฮ่องกง ฮ่องกง. ฮ่องกง ฮ่องกง ฮ่องกง ฮ่องกง. ฮ่องกง ฮ่องกง ฮ่องกง ฮ่องกง.

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29th November, 1963  
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Resolved that it is necessary to repeal the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 — subject to correction in the Assessed Value — and substitute the following:

Resolution: Subject to correction in the Assessed Value — and substitute the following:

A. The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be repealed by the following:

B. The Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be amended as follows:

C. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

D. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

E. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

F. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

G. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

H. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

I. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

J. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

K. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

L. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

M. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

N. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

O. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

P. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

Q. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

R. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

S. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

T. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

U. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

V. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

W. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

X. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

Y. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:

Z. The amendments made by the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 shall be subject to correction in the Assessed Value — and substitute the following:
29th November, 1963

Non-official Resolution

Re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

The legislature hereby resolves that the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962 be repealed.

Sd/-

[Signature]

Secretary

[Department Name]
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Shri Ramachandra Rao Deshpande: On a point of order, Sir. The Hon’ble Member just now says that if it is unparliamentary, he will withdraw it. So it would be better if the Chair gives a ruling whether it is unparliamentary and directs the Member to withdraw it.
parliamentary and my friend Mr. noLakshmana Doss has objection to withdraw it.

_Mr. Speaker:_ His intention is not that...

I do not care for that.

_Mr. Speaker:_ That is all right. He has withdrawn it. There is end of the matter. The motto that is written there "Satyameva Jayathe" is not only for the Congress Members, but for the other Members of the House.

(Interruption)

_Shri Pillalamarri Venkateswarlu:_ We do not know if it applies to the Congress Members...

_Mr. Speaker:_ It is not only for the Congress Members, but for the members of the House also. Mr. Raja-gopala Naidu was speaking as though it applies to the Congress Members... It applies to everybody..

(Interruption)

Shri Venkateswarlu: We do not know if it applies to the Congress Members...

_Mr. Speaker:_ It is not only for the Congress Members, but for the members of the House also. Mr. Raja-gopala Naidu was speaking as though it applies to the Congress Members... It applies to everybody.
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

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29th November, 1963  Non-official Resolution  re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

...
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cass Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cass Revision (Amendment) Act, 1962

29th November, 1963

The Assembly of the State of Andhra Pradesh resolves that:

1. The Andhra Pradesh Land Revenue (Additional Assessment) and Cass Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cass Revision (Amendment) Act, 1962 be repealed with effect from the 31st day of December, 1962.

2. All enactments and orders made under, or referred, to or by virtue of, the said Acts shall cease to have any force or effect with effect from the 31st day of December, 1962.

3. The provisions of this resolution shall come into force immediately.

In the meantime, the Government of Andhra Pradesh is requested to send a copy of this resolution to the Governor of the State of Andhra Pradesh for his approval.

Finalized by: [Signature]

Secretary

[Date]
29th November, 1963
Non-official Resolution
re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Amendment) Act, 1962

This is to inform you that the said Acts have been passed and are now in force.

Yours sincerely,

[Signature]
[Name]
29th November, 1963

**Non-official Resolution**

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

The sources of irrigation are

- Rain
- Wells
- Nalas
- Tubs
- Lakes
- tanks
- minor irrigation
- natural

(Mr. Deputy Speaker in the Chair)
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Mr. Deputy Speaker: Let it not be personal please.
Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

29th November, 1963

This meeting decides to withdraw the support of the Resolutions passed in the last meeting with the exception of the Resolution No. 24. The Resolutions marked with asterisk are withdrawn as per the resolution passed in the last meeting.

M. Palamarasu, Chairman

[Signature]

Sub: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

This meeting decided to withdraw the Resolution No. 24 passed at the last meeting.

M. Palamarasu, Chairman

[Signature]
Non-official Resolution

29th November, 1963

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

Draft: A Resolution is prepared to repeal the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962, and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962.

Graded taxation

Graded taxation is a system of taxation where taxes are assessed based on the level of income or property. It is a practical method of ensuring a fair distribution of tax burden based on the ability to pay. The draft resolution emphasizes the need for graded taxation to ensure that those who are better off contribute more towards the tax base.

Additional taxation

The resolution highlights the importance of additional taxation as a means to supplement existing revenue. Additional taxation can be levied in situations where there is a need to raise extra funds for specific purposes or when the existing tax system is not sufficient to meet the financial requirements of the government.

The draft resolution seeks to address these issues and proposes amendments to the existing acts to ensure that the tax system is fair, equitable, and effective in generating revenues for the state.
29th November, 1963

Non-official Resolution

re: Repealing of the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision Act, 1962 and the Andhra Pradesh Land Revenue (Additional Assessment) and Cess Revision (Amendment) Act, 1962

1:30 P.M.: The House then adjourned till Half Past Eight of the Clock on Saturday, the 30th November, 1963.