

MIZORAM LEGISLATIVE ASSEMBLY

BULLETIN PART-II

(General information relating to Legislative and other matters)

No. 62

Thursday, February 28, 1980

PROPOSED AMENDMENT TO PRIVATE RESOLUTION

Pu J. Thankunga, M.L.A. in his letter dt. 27.2.1980 gives notice of amendment to Resolution standing in his name at Sl. No. 3 of Bulletin Part-II No. 58 issued on 21st February, 1980 as follows:-

“This Assembly is of the opinion that Phaitlang Ram be taken up by Agriculture Department for permanent Cultivation from 1980-81 financial year.”

L.C.THANGA,

UNDER SECRETARY

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Thursday, February 28, 1980

PROPOSED AMENDMENT TO PRIVATE RESOLUTION

Pu J. Thankunga, M.L.A in his letter Dt. 28.2.1980 gives notice of amendment to Resolution standing in his name at Sl. No. 7 of Bulletin Part-II issued on 21st February, 1980 as follows-

“This Assembly is of the opinion that whereas, under article 46 of the Constitution of India, the State shall promote special care, among other matters, the economic interest of the weaker section of the People and in particular of the Schedule Tribes;

And whereas, the Govt. of Assam had been allowing certain concession in regard to the settlement of contracts, permits, fisheries, ferries, forest mahals, tolls etc. to safeguard the economic interests of the Schedule Tribes;

And whereas, the Govt. of Mizoram has in their Order No. HG. 61/73/12 dated 5th Dec. 1973 continued such concessions with certain modifications;

And whereas, the said order is not very clear in certain respects;

However, therefore, this House resolves that-

- (i) The existing concession by which the Schedule tribes are required to deposit only 50 percent of the prescribed Earnest money will continue.

(ii) (a) In respect of works and contracts when they are settled on the basis of tender/quotations they should be settled with candidates belonging to Schedule Tribes upto a limit of 12 percent above the lowest tender/offers in any such case, subject to suitability of the person and is ability to perform the task satisfactorily.

(b) In respect of permits, fisheries, tolls bridges, forest mahals etc. when they are settled on the basis of bids whether in auction or by tender they should be settled with the candidates belonging to Scheduled Tribes upto the limit of 12 percent below the highest bid offered in any such case, subject to suitability of the person and his ability to perform the task satisfactorily.

(c) In case of carriage contracts the limit of preferential treatment as stipulated in (ii) (a) above, will be 10 percent.

2. All persons who are not permanent resident of Mizoram will be required to have a registered office/sub-office in Mizoram and the person in-charge of the local office will have all the necessary powers of attorney from the proprietor so that in case of any legal dispute, it is settled in the local court.

L.C.THANGA,

UNDER SECRETARY