

Government of Karnataka

No.RD 32 LRM 77

Karnataka Government Secretariat,
Vidhana Soudha,
Bangalore, dated 19th Febr. 1977

22

CIRCULAR

Sub:- Plantation owners - filing of
declarations under Sec.66 of the
Karnataka Land Reforms Act -
Clarification.

It has come to the notice of Government that some
plantation owners have not filed declarations under
Sec.66 of Karnataka Land Reforms Act with the impression
that they are exempted from doing so.

Though lands mainly used for growing plantation
crops are exempted from the ceiling provisions by virtue
of Sec.104, read with Sec.63 of the Karnataka Land Reforms
Act, they are not exempt from the provisions of Sec.66 of
the Karnataka Land Reforms Act i.e. filing of declarations.

The Tahsildars/Special Tahsildars are requested to
receive declarations under Sec.66 of Karnataka Land Reforms
Act, even though the last date mentioned in sub-s.c.1(iii)
(as revised) has expired, without imposing penalty.
However, where there is wilful or default failure to file
declarations, action may be taken as provided for under
Sec.66-A of the Karnataka Land Reforms Act.

9/3/77
8120990

Asst. Spl. Officer for Land Reforms &
Ex-officio Under Secretary to Govt.,
Revenue Department.

- To
- All the Divisional Commissioners.
- All the Deputy Commissioners/Spl. Deputy Commissioners.
- All the Assistant Commissioners/Spl. Assistant Commissioners.
- All the Tahsildars/Special Tahsildars.
- Spare Copy.