

- 4. Your humble petitioner states that the Hon'ble High Court in their Order dated 9.4.2001 has further directed to take certain immediate measures in the meantime i.e. before the policy formulation by the Central Government and A&N Administration. The Hon'ble High Court was pleased to Order in their judgment order dated 9.4.2001 to take the following immediate steps on the war footing in the context of welfare of Jarawas:
- (a) To stop poaching and intrusion in the Jarawa territory and prevent its further destruction by encroachment and deforestation.
- (b) To issue appropriate notification clearly demarcating the Jarawa territory as far as possible.
- (c) Until formulation of such policy, not to make any new construction or extension thereof in the Jarawa and not to make any extension of the Andaman Trunk Road.
- (d) To make appropriate and suitable measures to discourage the Jarawa to come out in the open road for the purpose of accepting food, gift or otherwise and to educate the local people of the nearby village by holding frequent awareness camps, not to give foods, clothing and gifts explaining to them the danger of doing so and to teach them that Jarawas are not inferior but are different.
- (e) To give them medical aids when they come out for the same only to the extent necessary and in the event one is required to be hospitalized, to segregate him totally from other patients by keeping him in a segregated area or ward.
- (f) To undertake periodical programme to give medical aids to the Jarawas only to the extent it is necessary in their own territory so that they need not come out on the open for receiving the same.
- (g) To prevent contacts with the Jarawas by unauthorized persons.
- (h) To take penal measures against the encroachers, poachers and who destroy the forest and also against the police and civil administrative authorities who are negligent in taking steps against the poachers, encroachers and destructors of forest.
- (i) To form a High Powered Committee to monitor all the steps to be taken as mentioned above and to ensure that such steps are taken with all seriousness and utmost expedition.
- 5. Your humble petitioner states that the Hon'ble High Court of Calcutta has directed the Administration to submit the report through an Affidavit before the Circuit Bench within 6 months from the date how and in what manner such short term direction are being implemented by the Administration giving full particulars in respect thereof and also indicating therein how they have borne results.