

4. That the instant writ application is not maintainable for the following reasons:

- a. That the writ petition has been affirmed by one Shri. Deepak Raj Govind in the capacity of being the Director of the Writ petitioner company but no documents has been filed to indicate that the aforesaid Shri. Deepak Raj Govind is either the director of the aforesaid company nor the memorandum of association and article of association of the company has been enclosed so as to indicate that such authorisation is permissible. Further no resolution has been enclosed authorising the aforesaid Shri. Deepak Raj Govind to file and or affirm the instant writ application.
- b. That the instant writ application is also not maintainable on account of non-joinder of necessary parties namely Secretary[Tribal Welfare] Director [Tribal Welfare] and Andaman Adim Janjathi Vikas Samithi, herein referred to as AAJVS.
- c. That the notification under challenge has been issued at the instance of the Secretary[Tribal Welfare], Director[Tribal Welfare] and AAJVS. It is further pertinent to mention that in terms of the notified policy on jarawa tribes published on 21<sup>st</sup> December 2004 in terms of the order passed by the Hon'ble High Court in W.P.No. 048 of 1999 the aforesaid policy has been notified. That in terms of the aforesaid policy it has been specifically provided that AAJVS an autonomous body shall function like a trusty having regard to the interest of Jarawa tribes and shall advice the A & N Administration regarding protection and welfare of all aboriginal

