286

13. For that Ld. Single Judge failed to appreciate that the respondent did not intentionally impleaded the Special Secretary (Tribal Welfare), A & N Administration as party respondent in the writ application and as such the said writ application was liable to be dismissed by the Hon'ble Court. Being non-joinder of necessary parties.

14. For that the Ld. Single Judge also failed to appreciate the fact that if the notification dated 30/10/2007 and the subsequent action of the Tehsildar is allowed to be setaside, the very purpose and spirit of the policy of Jarawa Tribe notified with the solemn directions of this Hon'ble Court in W. P. (PIL) No: 048 of 1999 would be frustrated.

For that the impugned order is otherwise bad, illegal and against the provisions of law and as such the impugned order is liable to be set-aside by this Hon'ble Court

I certify that the above grounds are good grounds for appeal and I undertake to urge the same at the time of hearing of the instant appeal before this Hon'ble Court.

Dated: 03/06/2008 Port Blair Sd/-(Anil Kr. Chakraborthy) Advocate