

10) That it is submitted that the notification dated 30/10/2007 was issued to conserve the ecology and environment of Jarawa reserved territory and to strengthen support systems in order to enable the Jarawa pursue their traditional modes of subsistence and way of life.

11) That it is submitted that to sensitize settler communities around the Jarawas habitat and personnel working for the protection and preservation the Jarawas about the need to preserve the instant Jarawa community and to value their unique culture and life styles, the notification dated 30/10/2007 was issued.

12) That it is submitted that the respondent was constructing its Tourist Resort at a location very close to the Jarawa tribal reserve and if the said resort is allowed to be constructed, the Jarawa tribe would be in danger of extinction due to frequent interaction by the out side world.

13) That it is submitted that in order to preserve the objectives of the Jarawa policy as per the solemn direction of the Hon'ble Division Bench in W.P. (PIL) No. 048 of 1999, the notification was issued on 30/10/2007 and the Tehsildar, Ferrargunj Tehsil acted as per the said notification which can not be termed as illegal and bad in law.

14) That it is submitted 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 for non-joinder of necessary party.