

- 15) That it is submitted that if the notification dated 30/10/2007 and the subsequent action of the Tehsildar is allowed to be set-aside, 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.
- 16) That it is submitted that the petitioners/appellants have already filed Mandamus Appeal and said appeal is pending for disposal before this Hon'ble Court. The petitioners/appellants have taken legal grounds in the Memorandum of Appeal and said appeal is liable to be succeed on the basis of legal grounds.
- 17) That it is submitted that until and unless this Hon'ble Court passed a solemn order of ad-interim injunction, the interest of the petitioners shall be adversely affected and the petitioner authorities will be compelled to comply the impugned judgement without any challenge to the same.
- 18) That it is submitted that this is fit case wherein this Hon'ble Court may pass interim orders of staying the operation of the impugned judgement dated 17/03/2008 passed in W. P. No: 328 of 2007 till disposal of the said Mandamus Appeal.
- 19) That this application is made bonafide and for ends of justice.