	Sanal	Dete	Office notes, repetts, orders or proceedings with signatures
Noting by Office or Advocate	No:		The second secon
or mavoure			
		•	The transfer of the standard section of the standard s
	14,5		
			Mrs.Nag further submits that the said notification
		100	dated 30.10.2007 can not be sustained in law as no area
	建毕竟生		t commander Sub-section (1) of
internal			can be declared as buffer zone under Sub-section (1) of
			Section 3 of the Andaman and Nicobar Islands
	A HAPTA	300	(Protection of Aboriginal Tribes) Regulation, 1956.
• • • •	2		(tronomon or
$\varphi = \varphi$	- Jan 1997		and the thin 2 of the
			The aforesaid Sub-section (1) of Section 3 of the
			Andaman and Nicobar Islands (Protection of Aboriginal
***		' [ha	Andaman and Nicobar Islands (Floreotton of Tagoria
			Tribes) Regulation, 1956 is quoted here-in-under:
	1.4%		THOS) Mckhamon, year of the
4			A second of the
to the said free sing	1/1		"3. (1) The Chief Commissioner may, by
			notification declared any area which is
, At lyse on the	4/45	1	predominantly inhabited by aboriginal tribes to be a reserved area and specify the
I'm, garate	-1-	"	limit of such area; and may, from time to
	Sa Jacobin Committee		time, in like manner, alter such limits."
1974 (Alice State	, palades		LIIIIO, III IIAO III.
			Mr. Mohammed Tabraiz, learned advocat
	. .		
	1.00	ra galice	representing the respondents submits that the provision of
			1
•			Sub-section (1) of Section 3 of the Andaman and Nicoba
			Islands (Protection of Aboriginal Tribes) Regulation
	100/4/1		
in the state of th			1956 does not recognize any area as buffer zone
er di etalia egi			authorise anybody to declare any area as buffer zone, b
원 생기 원인 기	inghe:		at the same time, urged before this court that
and the second s	1 -	E .	