

F. No. 1-554/2006-TW/  
अण्डमान तथा निकोबार प्रशासन  
**ANDAMAN & NICOBAR ADMINISTRATION**  
जनजातीय कल्याण निदेशालय  
**DIRECTORATE OF TRIBAL WELFARE**

\* \* \*

*Port Blair, dated the 12<sup>th</sup> June 2006*

To

The Assistant Secretary ( Personnel ),  
A & N Administration,  
Port Blair.

**Sub: Memorandum/representation submitted to the Prime Minister during his visit to the A & N Islands on 3 to 5 January 2006.**

Sir,

In continuation of this office UO note No.1-554/2006-TW/403 dated 26.5.2006, regarding the above mentioned subject (Copy enclosed), I am directed to furnish the comments of Tribal Department on each of the following two issues as under: -

**Point No. 1 – Implementation of the Supreme Court Order 2005, SCCI.Com1997 date of Judgement 11.2.2005 in A & N Islands.**

In this regard it is stated that the Ranchi Association, A & N Islands, Port Blair has filed a Writ Petition in the Circuit Bench of Calcutta High Court at Port Blair pleading for resultant benefit from the Supreme Court judgment dated 11<sup>th</sup> February 2005 in Civil Appeal No. 6-7 of 1998 pertaining to recruitment of migrant SCs of other states by Government of Pondichery, for the migrant STs of the other States particularly the STs from Ranchi of Jharkhand. The writ petition has been admitted vide No. WP 169/2005. The Union of India including and the A & N Administration are respondents.

The case came up for hearing on 28.3.2006 in which the Hon'ble Court passed an order directing the respondents to file affidavit in opposition. The matter was put up to Chief Secretary through the law Secretary who has advised to file Affidavit in opposition. AIO has been filed by Secretary (TW) in the court on 12<sup>th</sup> June 2006.

As such, the matter is sub-judice before the Hon'ble High Court of Calcutta, Circuit Bench at Port Blair. Therefore, it would be unsafe for the Administration to give any specific comments on the demand of Ranchi Association for the present.