Disputes Act a direction for Scheduled Castes or Scheduled Tribes rainstatement shall not ordinarily be who are not mentioned in the schedule is a first the event, the armination of the Presidential Order issued for ser new becomes co-termines with such Union territory. The U.I. of

tiened, the impurped judgment latanot de sustainad, person is set aside accordingly. The some is are allowed. However than the facts and circums-It is if this case there shall be no 4 Sweat allowed.

> PREMECHARI Contral Admini trouve Tribunal Nontras. LAFE P. OM. KIG. BALA-

WOOLD MATHUR, IJ. 1 April 12 No. 5 6-7 of 1998 With 1. 1.1 -1 No. 13 of 1909 S. Casarra de Ors. Arrellanis

Versus

Sivachanneavelu

Service Laws-Reservation-Appointment and selection of at small Sureduled Caste candidates against the quota reserved for Scheduled Castes-Number unconstitutional nor invalid.

If a state or "intent territory makes a provision whereunder the Service of resorration is extended only uch Scheduled Castes or Scheduled Three which are recognized as such in relation to that State or Union territory then such a provision would be perfectly valid. However, there would be no infraction of clause (4) of mide to it a Union territory by virtue Advocate, for the Appellant C.A. of its position being governed. Nos. 45, 98); M.N. Kao, Sr. Advocate, by the President as laid down in M.A. Chinnaswamy, Advocate, for the Article 239 extends the benefit of Respondents; K.V. Vishwanathan, reservation even to such migrant K.V. Venkataraman, B. Ragunath and

fondicherry having adopted a policy 22. For the masons aforement or Central Government whereunder all Schoduled Castes or Scheduled Tribes, traspective of their State are aligible for posts which are reserved Jor GC ST candidates, no legat milem to tuning ascribed to men a policy and the same coancy be held to referred and any provision of law.

> Fire the transpired discussion in those to be a look by property and the fire be the exclation at any constitutional at any other legal province in a saking and then and appointment of magrant meduled Caste candidates resinst the dueta reserved for Scheduled Castes on the post of Selection Grade leachers. The new to the tentral takes on the Gribania corner is requebe sustained and has to he set uside.

> > (Para- 2) and 22]

Case-law - 1990 (3) 900 (3) 1794 (5 SCC 14) 1967 20 5CR 101 AJR 1964 SC 367-Rolled on 1997 T

IMPORTANT POINT

Charses (1) and 2) of Acticle to guarantae equality of concrunity to all differs in the matter of appointment to any other or of my other employment under the State. Clauses (3) to (5), sowever, lay down several exceptions to the above rule of equal constunit.

Counsel:

V. Balachandran, Advocate, for the ar pellant (C.A. Nos. 6-7/98), VR. Ruddy, Sr. Advisonte, V.G. Progasaro, K.V. Visavakumar, Advocates, for the Applicant (I.A. Nos. 9-10 in C.A. Nos. 4-5, 98)

JUDGMENT

G.P. Mathur, J.—These appeals, by special leave, have been preferred against the judgment and order dated 511126 of the Central Adminis-Title: Tribunal Madras Bench) by Pundacerry comprises former four Franco settiements in India, viz. Pindici erro, Karaskal, Mahe and Ymain Sarukal is situate within the group is boundary of State of Link The state of the state of the state of girada a bourses ha blace to kerond E'd turam is didner ', whin the reismonna boundary of Statu or Andira studies. Though to delucation of toese your Promot sertlements to Concernment or had a took obsee in the and the feesily thread with de Louis a tota con decident 145, 402 by the Europeanor Amendment to the Constituent. These loar satularients were a number as U.C. of Conductorry under Severement of Care Tembres Act 1967 (Ad No. 20 21 307.

Article 341 withe Constitution which is important for the ourpose of are sion of the prosent case reads as under

"341. Scheduled Castes.—(!) The President may with respect to Law State or Union territory, and where it is a State, after races or tribes which shall for the purposes of this Constitution be gremes to be Scheduled Casies in relation to mai State or Union territory, as the case may be.

Scheduled Castes specified in a notification issued under clause any caste race or tribe or cart of or group within any caste, race or tribe, but save as afores at a netification issued under the said clause shall not be varied subsequent notification.

The Tresiden of India-exercising power unter Article [41(1) asterd an order known as Cameltiquen Pondicinary Schoduled Cayes On to 1964, Parisonant 1 of the Order THE REMARKS

and the Tay of the State The Company of the April of the April of ion of the residue to the sthed to to this Croter shall recore carpairs introduction be diemed to be faheduled Castes in dation to the U.T. or Pandscherty to par to regards members thereof restarts in that I file (erritor)

The renegation arents as 15 discess which are to be deemed to be Remediated Caster in relation to the U.T. or Foresichery

a larged nurse of the fits appellants has sugmitted that the densions rendered in Marri Chandra Zue streng which has been the street anchor of the case of the contesting respondents (applicants before the Tribunal) and which has been relied union by the Tribunal related to a case where the migrant was from one state to another State from Andhra consultation with the Governor oradesh to Maharashtra) and it can thereof, by public norification, have no application to a case where theoffe the sames, races or tribes or the migration of a SC person is from a parts of or groups within castes. State to an adjoining or contiguous Union territory, as is the case here. The areas included in the U.T. or Pondicherry being very small enclaves and being contiguous and surrounded by large States, the principle which may be (2) Parliament may by law in- applicable in the case of migration clude in or exclude from the list of from one State to another State cannot