

151

5

the writ petitioner has strongly contended that since no law and/or regulation and/or order has been passed and/or notification and/or issued by the appropriate authority classifying any particular caste as Scheduled Caste within the island territories, neither the Central Government nor the Andaman Administration can reserve any post in the Andaman and Nicobar Islands for Schedule Castes and appoint any person in such post on the ground that since he has been declared to be a Schedule caste in his State within the territory of India he enjoys all the benefits guaranteed under the Constitution and applicable to scheduled Castes, throughout the territory of India including the Union Territories. In support of his contention Mr. Roy has referred to the Full Bench decision of the Bombay High Court in the case of M.S. Malathi Vs. The Commissioner Nagpur Division and others. reported in AIR 1989

.....6/-