

- 16 -

~~The amendments suggested is that if the Legislative Assembly is not there, all the Acts, Rules and Regulations are laid before the Parliament. Similarly in case of Daman & Diu Municipal Regulation. 1994 is not required because it is automatic as per Constitution. The legislative body for UT is Parliament under the Constitution of India.~~

3. Govt. of India Town and Country Planning Act.

The amendments in this replacing Goa by the Administrator Act are agreed to as per Annexure - I.

The Goa, Daman and Diu Public Gambling Act, 1978.

This was agreed to extend this Act only to five stars hotels.

The Goa, Daman and Diu Civil Courts Act, 1965.

It was also agreed to change the designations of the judges in view of the Supreme Court directions to make uniform designations all over in All India Judges Association vs. Union of India case.

ANDAMAN & NICOBAR ISLANDS

A&N Islands Trade Union Regulation, 1957.

It was agreed that the Act is okay except that the fees prescribed in the old currency 'annas' should be changed and incorporated.

A&N Islands Fisheries Regulation, 1930.

2. A very extensive Bill the Andaman & Nicobar Islands Marine Fisheries Regulation, 1994 has been proposed in place of the Fisheries Regulation, 1990. This is very extensive and welcome. Ministry of Agriculture may be requested to expedite its opinion so that it may soon come into force. However, an amendment under Section 2(1) may be made in it to refine the Government as Administrator of Union Territory of Andaman & Nicobar Islands appointed under Art. 239 of the Constitution of India.

(3) ABN : Islands Co-operative Societies Regulation.

The amendments suggested have been agreed to be incorporated under rules as per Draft Model Cooperative Societies Act approved by the Planning Commission under a separate chapter as per Annexure - II.

24