

did not need any social and economic rehabilitation. Since the trial of the case had not commenced, she do not require any legal aid either.

The court of Session Judge, Port Blair was notified as a special court to try offences relating to atrocities way back in 1990 vide the Administration's Notification No. 147/90 dated 4th September 1990 at page 56/C. A Vigilance and Monitoring Committee under chairmanship of the Hon'ble Lt. Governor, Andaman & Nicobar Islands, the Senior Officers of the Administration and public representatives including tribal leaders as members was constituted vide this Administration's order No. 460 dated 15/10/2003 at page 71/C to review the implementation of the provision of SCs & STs (Prevention of Atrocities) Act, 1989, relief and rehabilitation etc. There is no atrocity prone area in this UT as the incident of atrocity is negligible.

Part-II:

This relates to details of cases registered under the Act and their disposal.

There was a single case registered during the year under report and it was pending trial in the Court of Session Judge, Port Blair. Accordingly, the details relating to the above case have been compiled in Annexure-I and Annexure-II.

Part-III :

This relates to information on expenditure incurred for implementation of the Act.

As the incident of the atrocity against the Scheduled Tribes is negligible, none of the measures like Special Police Machinery, Special Development/Welfare Machinery, Prosecution Machinery, relief and rehabilitation of victims / dependents was necessary in respect of this UT. Therefore the information in respect of Annexure-IV is nil.

Since there are no SCs notified here, we may send a nil report so far as the SCs are concerned.

We may send a report to the Govt. of India in the above lines if approved. A draft report is put up for approval please.

Director (TW)

Sony (TW)

Research Officer (TW)
(T4-83)

may please approve

Rivand

10.6.2002

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Hosdir (TW)
15/6/04

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