		Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006	been declared as Reserved Areas under the A&N Islands (Protection of Aboriginal Tribes), Regulation 1956 and since their interests are fully protected under the said Regulation by exclusively preserving the area for them in which they enjoy unfettered rights to use forest products for their bonafide use, so no claim as such is there for settlement under the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006.  As regards, other Traditional Forest Dwellers, nobody qualifies for being the traditional forest dwellers having resided on the forest land/ tribal reserve for the bonafide livelihood needs for three generations (75 years), prior to 13.12.2005 for the
1	(ii)	The claims should be divided into claims made by the scheduled tribes and separately by other tradition	purpose of recognition of forest right under the above said Act.  Does not arise in view of reply at (a) above
	(iii)	forest dwellers  The number of claims rejected by the State Govt in	Does not arise in view of reply at (a) above
	(iv)	respect of each category  The extent of land over which such claims have been rejected	Does not arise in view of reply at (a) above
	(v)	Action against those claimants whose claims have been rejected	Does not arise in view of reply at (a) above
	(vi)	The status of eviction of these claimants whose claims have been rejected and the total extent of area from which they have been evicted;	Does not arise in view of reply at (a) above
	(vii)	The extent of the area in respect of which eviction has not yet taken place in respect of rejected claims	Does not arise in view of reply at (a) above
As			Assistant Commissioner (TW)
Director (TW)			

Secretary (TW)