Human face of the Supreme Court of India - public interest litigation in the apex court

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Sociological jurisprudence.

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Supreme Court refers PIL against female genital mutilation to five

Private Litigation When May Take The Form The Form Of Public Litigation: In Shivajirao Nilangekar Patil v. On May 25 night — the day before the court finally took a stand — a group of senior advocates had written to Chief Justice of India S. PIL represents the first attempt by a developing common law country to break away from legal imperialism perpetuated for centuries.

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The Writ of prohibition is issued by any High Court or the Supreme Court to any inferior court, prohibiting the latter to continue proceedings in a particular case, where it has no legal jurisdiction of trial.

Public Interest Litigation (PIL) in India

In other words, only the affected parties had the locus standi standing required in law to file a case and continue the litigation and the non affected persons had no locus standi to do so. It was only on 1-10-2007 that 267 applications were made. It was aimed at meeting India's competitiveness in the global market; rapid growth of exports, attracting foreign direct investment; and stimulating domestic investments.

PIL filed in Supreme Court requesting prompt assistance from Centre, state govt in curbing Uttarakhand wildfires

In one of the cases, a husband wrote to the church head alleging that five priests blackmailed and raped his wife using her confession. The court must be careful to see that the petitioner who approaches it is acting bona fide and not for personal gain, private profit or political or other oblique considerations. Courts attention can be drawn even by writing a letter or sending a telegram.

Charan Lal Sahu v. Union Of India And Another

An increase in number of operators will certainly bring real competition which will lead to better services and increased teledensity at lower tariff. PIL for improving the conditions of quarry workers; Decided On: 13. The common law adjudicatory process is not always the best way of tackling difficult issues of law and administration, and the costs, delays, and possible injustices to others inherent in expanding the role in the administrative process may more than outweigh any countervailing benefit.

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