

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

Ganga Kaveri Pub. House - Charan Lal Sahu v. Union Of India And Another



Description: -

-

Sociological jurisprudence.

Public interest law -- India.

Political questions and judicial power -- India.

India. Supreme Court.human face of the Supreme Court of India -

public interest litigation in the apex court

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

Notes: Includes bibliographical references (p. [320]-333).

This edition was published in 1993



Filesize: 62.14 MB

Tags: #Colin #Gonsalves

Various Aspects of Public Interest Litigation In India

Proceedings, in the PIL commence and carry on in the same manner, as other cases. For the enforcement of fundamental rights one has to move the Supreme Court or the High Courts directly by invoking Writ Jurisdiction of these courts. It was started by Sardar Dyal Singh Majithia, a public-spirited philanthropist, and is run by a trust comprising five eminent persons as trustees.

Public Interest Litigation

The Supreme Court in *Indian Banks' Association, Bombay and ors v. Thus Appeals dismissed Award of Contract to Private party for Development of Pondicherry port facilities*.

Role of Judiciary In Strengthening PIL

Patil former Judge of this Court, which was constituted by the Government of India vide Office Memorandum dated 13-12-2010 to examine the appropriateness of the procedure followed by DoT in issuance of licences and allocation of spectrum during the period 2001 to 2009. Instituted in 1999, the N. In, the Court referred to some of the precedents and laid down the following propositions: SCC p.

Read: What Senior Lawyers Told the Supreme Court Before it Spoke on Migrants

State of Rajasthan, a 1997 case dealing with sexual harassment in the workplace.

Charan Lal Sahu v. Union Of India And Another

Government of Pondicherry advertised three times calling for Expression of Interest from the interested firms and had identified Respondent No. Any provision in any Constitution for Fundamental Rights is meaningless unless there are adequate safeguards to ensure enforcement of such provisions. Indeed, the success of legal advocacy needs to be viewed by the social activist in these terms and not merely in terms of winning or losing cases.

Related Books

- [Narrating a company - the New Holland case](#)
- [Voie royale - roman](#)
- [Complete book of move/counter-move wrestling](#)
- [Federal government development programme, 1962-1968 - first progress report.](#)
- [Thirty-five year index of fishery technological service publications of interest to fishery technolo](#)