

HC Notice on Plea Challenging Haryana Cabinet Expansion

Why in News?

Recently, the Punjab and Haryana high court sought a response from the Centre and Haryana government on a <u>Public Interest Litigation (PIL)</u> challenging the cabinet expansion by the **Nayab Singh Saini** government in **Haryana**.

Key Points

- As per the plea, the state has 90 members House, and that council of ministers can't exceed 13 (15%) of the total strength as per Article 164 of the Constitution of India.
 - Article 164 envisages that the Chief Minister shall be appointed by the governor.
- The PIL alleges Saini appointed five as ministers on 12th March, when he also took oath as chief minister and eight more on 19th March.
 - The addition of eight more in the council of ministers is illegal, void and unconstitutional under the <u>Representation of People Act</u>, 1951.

Public Interest Litigation (PIL)

- It is the use of the law to advance human rights and equality, or raise issues of broad public concern.
- The concept of "Public Interest Litigation" has been **borrowed from the American Jurisprudence.**
- In Indian law, PIL means litigation for the protection of Public Interest. It is Litigation introduced in a court of Law, not by the aggrieved party but by the court itself or by any other private party.
 - It is the power given to the public by courts through Judicial activism.
- It can be filed only in the Supreme Court or the High Court.
- It is **different from Writ Petition**, which is filed by individuals or institutions for their own benefit, whereas PIL is filed for the benefit of the general public.
- The concept of PIL is **suited to the Principles enshrined in Article 39 A of the Constitution of India** to protect and deliver prompt Social Justice with the help of Law.
- Areas where PIL can be filed: Pollution, Terrorism, Road safety, Constructional hazards etc.

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