

THE DEVELOPMENT OF PUBLIC INTEREST LITIGATION IN  
BANGLADESH

By  
Kurban Ali Dewan  
ID .LLB 03005818

A thesis submitted in partial fulfillment of the requirements for the degree of  
LL.B. (Honours)  
Stamford University Bangladesh  
2010

Supervised By  
Farhana Reza  
Assistant Professor  
Department of Law  
Stamford University Bangladesh



Stamford University Bangladesh

## **DECLARATION**

I here by do solemnly declared that the work presented in this thesis has been carried out by me and has not been previously submitted to any other institution. The work I have been presented does not breach any copyright.

I further undertake to indemnify the University against any loss or damage arising from breach of the foregoing obligations.

---

Kurban Ali Dewan  
ID .LLB 03005818  
Department of Law  
Stamford University Bangladesh

## **CERTIFICATION**

This is to certify that the thesis on “The Development of Public Interest Litigation in Bangladesh” is done by Farida Pervin in partial fulfillment of the requirements for the degree of LL.B. (Honours) from Stamford University Bangladesh. The thesis has been carried out under my guidance and is a record of the *bonafide* work carried out successfully.

.....  
Farhana Reza  
Assistant Professor  
Department of Law  
Stamford University Bangladesh

## TABLE OF CONTENTS

	Page
<i>Acknowledgements</i>	vi
<i>Abstract</i>	vii
<b>Chapter 1</b>	
<b>INTRODUCTION</b>	1
<b>Chapter 2</b>	
<b>GENERAL CONCEPT ABOUT PIL</b>	
2.1 Meaning of PIL	4
2.2 Definition of PIL	6
2.3 When a PIL can be filed	7
2.4 Who can file for PIL?	8
2.5 Against whom a PIL can be filed	9
<b>Chapter 3</b>	
<b>ORIGIN AND DEVELOPMENT OF PIL</b>	
3.1 PIL in England	10
3.2 PIL in America	12
3.3 PIL in India	13
3.4 PIL in Pakistan	14
<b>Chapter 4</b>	
<b>DEVELOPMENT OF PIL IN BANGLADESH</b>	
4.1 Development of PIL in Bangladesh	16

4.2 Initial Experience and the <i>Berubari</i> Case (1972-74)	17
4.3 Constitutional Provision for Development of PIL in Bangladesh	18
4.4 The Need to Expand <i>Locus Standi</i> in Bangladesh	20
4.5 PIL in the Code of Civil Procedure	22
4.6 PIL in the Code of Criminal Procedure	22
4.7 PIL in the Penal Code	23
4.8 PIL in the Environmental Pollution Control Ordinance	24
4.9 The Employment of Children Act	24
4.10 Institution Conducting PIL	25

## **Chapter 5**

### **JUDICIAL APPROACH ON PIL IN BANGLADESH**

5.1 <i>Kazi Mukhlesur Rahman v. Bangladesh and Others</i>	29
5.2 <i>Bangladesh Sangbadpatra Parishad v. The Government of People's Republic of Bangladesh</i>	30
5.3 <i>Dr. Mohiuddin Farooque v. Bangladesh</i>	31
5.4 <i>Faustina Pereira v. State</i>	36
5.5 <i>Dr. Mohiuddin Farooque v. Bangladesh &amp; Others,</i>	38

## **Chapter 6**

<b>CONCLUSION</b>	40
-------------------	----

<b>REFERENCES</b>	41
-------------------	----

## **ACKNOWLEDGMENTS**

All praises are due to the “Almighty” Who is supreme authority of this universe who enabled me to complete the research work and writing up the thesis for the degree of Bachelor of Law (Honours).

The author is immensely grateful to all of them who have given guidance, help and co-operation during the tenure of the study. Although it is not possible to mention every one by name, it will be an act of ungratefulness if some names are not mentioned here.

I would like to acknowledge the untiring inspiration, encouragement and precise guidance provided by my respected teacher and Supervisor Assistant professor Farhana Reza, Department of Law, Stamford University Bangladesh. Her constructive criticisms, continuous supervision and valuable suggestions were helpful in completing the research and writing the manuscript.

I take the opportunity to express my appreciation and hearties thanks to my entire respected teachers of the Department of Law for their proficient teaching and helpful advice.

## **ABSTRACT**

This Dissertation studies the reception and development of public interest litigation in Bangladesh. In this dissertation, public interest litigation (PIL) is defined broadly to include a judicial process, in which grievances of a general nature, normally in relation to social and economic rights, are litigated in pursuit of legal remedies against government departments, public authorities, and monopoly enterprises. Public interest litigation, typically defined as proceedings in which the public or the community at large has some pecuniary or legal interest, demonstrates an ability to foster human rights compliance. It's been a fantastic journey to explore in the world of knowledge to retrieve something positive for public's greater interest.