Major Statutes Concerning Environmental Law

1. “The National Green Tribunal, which was established for effective and expeditious disposal of cases relating to environmental protection and conservation of forests and other natural resources, has played a pivotal role in recent past in this regard.” Examine the statement with reference to pronouncements given by NGT. (2019, 15 marks)

1A. “Public interest litigation has played a very crucial role in protection of environment in India.” Elucidate and illustrate with the help of decided cases. [2017 7(b)]

2. Write a note on ‘Impact of noise pollution on the health of the people.’ [2015 5(d)]

3. The doctrine of “Public Trust” as propounded by Supreme Court has worked as an instrument for protection of Environment in India. Discuss. [2014 7(b)]

4. Corporates causing havoc to the wildlife existing on seashores is an extreme type of environmental crime and laws are almost nonexistent to deal with them directly. Discuss. [2013 8(b)]

5. “The rise of Environmental Crimes in spite of Environmental Legislations is due to absence of adequate punitive methods of sentencing.” Discuss. [2011 7(b)]

6. The “precautionary principle” and the polluter pays principle” are the parts of the environment law of this country. Explain in the light of decided cases. [2008 7(b)]

‘Sustainable development’ has been accepted as a balancing concept between ecology and development. Discuss the recognition and application of this principle under the laws relating to environmental protection in India. (2018)