Public interest litigation

1. Discuss the various principles of ‘mediation.’ [2015 5(e)]
2. In matters such as enforcement of social, economic, cultural or political rights or civil liberties or gender concerns, courts in India have been inclined to apply relaxed rules of standing or litigational competence rather than strict rules of locus. Discuss.[2013.7(b)]
3. “Public interest litigation is not in the nature of adversary litigation but it is a challenge and opportunity to the Government and its officers to make basic human rights meaningful to the deprived and vulnerable sections of community to assure them social and economic justice which is the signature tune of our Constitution.” Discuss. [2012 7(b)]
4. Public Interest Litigation has been a significant tool in protecting the environment. Discuss with the help of cases. [2010 6(b)]