

ABSOLUTE RESPONSIBILITY - PRINCIPLE IN ENVIRONMENTAL ENVIRONMENT SYSTEM

Dr.J.Thulasiraman.B. Sc. M.L., Ph.D.

Assistant professor. Law wing. Directorate of Distance Education.

Annamalai university.

INTRODUCTION

Change time that many need to understand the state of lawful conviction, social equity, atmosphere and air of democratization, the foundation of human rights, just as the advantages of National Development in the life of the network, is really a key chance and potential to understand the



acknowledgment of the Absolute Principles of Absolute Responsibility Legal consistence and ecological administration by using the job, capacity and backing of the individuals' voice.

The adequacy wonders of the National ecological Law is genuinely still thought to be low, this circumstance gives an awful picture to legitimate conviction, social equity, and the advantages of National Development, and even in interminable conditions will shape startling conditions, for example, diminishing government specialist in actualizing different standards and prerequisites Which has been resolved in the law of the Environment, the diminishing of lawful consistence and request in the life of the general public which in the nadir will frame an anomic air that is unsafe to the maintainability of advancement just as the state of National flexibility; The disappearing of the lawful powers which can prompt a feeling of network disappointment and rebellion to the law authorized; And make a terrible shame for the national economy that can lessen the appeal of remote venture and the arrangement of a critical inclination from the national financial on-screen characters in worldwide market rivalry. Considering these conditions and thinking about the idea of the legitimate framework. Nature is quite certain in its lawful practice, it is important to stimulate the readiness and capacity to advance and dynamist the lawful adequacy of each juridical viewpoint which is formalized in the Environmental Law System, so the standards as well as ecological necessities connected in the Legal System Environment can be made as self guideline in demeanor and conduct of native and additionally become self inspiration for improvement process in improving society success of life.

Severe Liability

The meaning of supreme obligation or exacting risk, ie, the component of blunder shouldn't be demonstrated by the offended party as the premise of pay installment, this is a lex specialis in the custom of a claim against unlawful lead by and large.

Standard of Absolute Responsibility in Legal Studies through the methodology of Legal Culture (legitimate culture) as lawful perspectives in Environmental Law seem to be: