## SC denounces Article 32 pleas challenging vires of PMLA Sec. 50 and 63, despite prior decision affirming their validity

FEMA, BANKING & INSURANCE : SC deprecates filing petitions under Art 32 challenging the vires of sections 50 & 63 of PMLA despite earlier SC decision upholding their vires

• The Court is constrained to observe that despite the Three-Judge Bench decision in the case of "Vijay Madanlal Choudhary and Others v. Union of India and Others" (2022 SCC Online SC 929), upholding the vires of various provisions including Sections 50 and 63 of PMLA, a new trend is developed in this Court to file writ petitions under Article 32 of the Constitution of India again challenging the constitutional validity of Sections 50, 63 and other provisions of the PMLA, also seeking consequential reliefs which otherwise would tantamount to by-passing the other alternative efficacious forums available to the petitioners under the law.

## Click below link for the order:

https://taxmann.com/research/fema-banking-insurance/top-story/101010000000337248/scdenounces-article-32-pleas-challenging-vires-of-pmla-sec-50-and-63-despite-prior-decisionaffirming-their-validity-caselaws