

AUTHOR INDEX TO ARTICLES

Alice Jacob: <i>Machinery for Redressal of Consumer Grievances against Public Utilities</i>	... 25
Annoussamy, David: <i>French Administrative Tribunals</i>	... 80
Bakshi, P.M.: <i>East and West: The Legal Systems and Their Convergence</i>	... 222
Balram K. Gupta: <i>A Balance-sheet of State Lokayuktas</i>	... 122
Bhatia, K.L.: <i>Administrative Process for Compensation Claims: An Empirical Study of Administration of Workmen's Compensation Law in States of Jammu and Kashmir and Punjab</i>	... 173
Boparai, Harinder: <i>Reappraisal of Bars to Divorce: A Comparative Study</i>	... 255
Chandrasekhara Menon, A.: <i>Administrative Law—French Experience in Pondicherry: A Possible New Approach</i>	89
Chaturvedi, Maheshwar Nath: <i>Liberalizing the Requirement of Standing in Public Interest Litigation</i>	... 42
Deshpande, V.S.: <i>A New Concept of Industry</i>	... 209
Deshpande, V.S.: <i>Court, Contract and Arbitration</i>	... 377
Gupta, R. S.: <i>Widening the Rules of Locus Standi</i>	... 424
Jain, S.N.: <i>Effect of Failure of Natural Justice: The Ultimate Relief</i>	. 13
James, V.G.: <i>Democratisation of Devolved Legislation in Local Taxation</i>	.. 518
Jayakumar, N.K.: <i>Limits of Judicial Activism vis-a-vis Administrative Discretion: A Preliminary Inquiry</i>	... 55
M. Tier, Akolda: <i>The Evolution of Personal Laws in India and Sudan</i>	. . 445
Massey, I.P.: <i>Dialectics of Sovereign Immunity and Dynamics of Welfare Society: Need for an Independent Public Law of Tort</i>	... 145
Mohandoss, B.: <i>Towards and Away from Delhi Laws Act Case</i>	... 100
Rajeev Dhavan: <i>On the Law of the Press in India</i>	... 288
Rajeev Dhavan: <i>Legitimizing Government Rhetoric: Reflections on Some Aspects of the Report of the Second Press Commission</i>	... 391
Sathe, S.P.: <i>Public Participation in Judicial Process: New Trends in Law of Locus Standi with Special Reference to Administrative Law</i>	... 1
Sharma, B.: <i>Problems arising under Commissions of Inquiry Act</i>	... 160
Shrinivas Rao, K.: <i>Writs against Educational Institutions</i>	... 110
Vijayan, R.: <i>Administrative Decisions and Duty to Give Reasons: A Search for Justification</i>	... 70

TITLE INDEX TO ARTICLES

A Balance-Sheet of State Lokayuktas: <i>Balram K. Gupta</i>	... 122
A New Concept of Industry: <i>V.S. Deshpande</i>	... 209
Administrative Decisions and Duty to give Reasons: A Search for Justification: <i>R. Vijayan</i>	... 70
Administrative Law—French Experience in Pondicherry: A Possible New Approach: <i>A. Chandrasekhara Menon</i>	... 89
Administrative Process for Compensation Claims: An Empirical Study of Administration of Workmen's Compensation Law in States of Jammu and Kashmir and Punjab: <i>K.L. Bhatia</i>	... 173
Court, Contract and Administration: <i>V.S. Deshpande</i>	... 377
Democratisation of Devolved Legislation in Local Taxation: <i>V.G. James</i>	... 518
Dialectics of Sovereign Immunity and Dynamics of Welfare Society: Need for an Independent Public Law of Tort: <i>I.P. Massey</i>	... 145
East and West: The Legal Systems and Their Convergence: <i>P.M. Bakshi</i>	... 222
Effect of Failure of Natural Justice : The Ultimate Relief : <i>S.N. Jain</i>	... 13
French Administrative Tribunals: <i>David Annoussamy</i>	... 80
Liberalizing the Requirement of Standing in Public Interest Litigation: <i>Maheshwarnath Chaturvedi</i>	... 42
Limits of Judicial Activism <i>vis-a-vis</i> Administrative Discretion: A Preliminary Inquiry: <i>N.K. Jayakumar</i>	... 55
Machinery for Redressal of Consumer Grievances against Public Utilities: <i>Alice Jacob</i>	... 25
On the Law of the Press in India: <i>Rajeev Dhavan</i>	... 288
Problems arising under Commissions of Inquiry Act: <i>B. Sharma</i>	... 160
Public Participation in Judicial Process: New Trends in Law of Locus Standi with Special Reference to Administrative Law: <i>S.P. Sathe</i>	... 1
Re-appraisal of Bars to Divorce: A Comparative Study: <i>Harinder Boparai</i>	... 255
Towards and Away from <i>Delhi Laws Act</i> Case: <i>B. Mohandoss</i>	... 100
Writs against Educational Institutions: <i>K. Shrinivas Rao</i>	... 110
Legitimizing Government Rhetoric: Reflections on Some Aspects of the Report of the Second Press Commission: <i>Rajeev Dhavan</i>	... 391
The Evolution of Personal Laws in India and Sudan: <i>Akolda M. Tier</i>	... 445
Widening the Rules of Locus Standi: <i>R.S. Gupta</i>	... 424

INDEX TO NOTES AND COMMENTS

Doctrine of <i>Ijma</i> in a Secular State : Paradox or Dilemma: <i>Riyaz Punjabi</i>	... 333
Failure of Consideration: An Appraisal of <i>Rowland v. Divall</i> : <i>S. Shamimul H. Azmi</i>	... 348
Indian Ocean Peace Zone Proposal: Is it valid Today?: <i>Nirmala Chandrasahana</i>	... 543
Justice according to Law: Conflicting Decisions of Supreme Court of India: <i>P.R. Thakur</i>	... 342
More Avenues for Delay under the Pious Obligation: <i>Richard W. Lariviere</i>	... 355
Religious Law and Family Planning: <i>T.S. Rama Rao</i>	... 591
Retrenchment and the Supreme Court: An Overview: <i>Shashi K. Sharma, K.K. Uppal</i>	... 573
Suppression of Immoral Traffic in Women and Girls: A Case Study: <i>Hanuman Prasad</i>	... 584
Supreme Court and Labour Relations: A Critique of <i>Gujarat Steel Tubes Ltd.</i> : <i>Suresh C. Srivastava</i>	... 556

BOOK REVIEWS

<i>A Text Book of International Law</i> : By S.K. Kapoor: Subhash C. Jain	... 372
<i>Adivasi Crimes and Penology</i> : By R.C. Bhatia and Alka Bhatia J.K. Mittal	... 617
<i>Civil Procedure</i> : By C.K. Takwani: V.S. Deshpande	... 597
<i>Family Law</i> : By Brian Grant and Jennifer Levin: B.N. Sampath	... 600
<i>Indian Penal Code</i> : Vols. I & II. By Jaspal Singh: V.S. Deshpande	... 360
<i>Law of Education and Educational Institutions in India</i> : By R.D. Agarwal: C.M. Jariwala	.. 610
<i>Law of Torts</i> : By R.K. Bangia: S.P. Singh	... 602
<i>Legal Development and Comparative Law</i> : By Zoltan Peteri and Vanda Lamm (Eds): M.L. Upadhyaya	... 606
<i>Prisoners of War</i> : By R.C. Hingorani: Veer Singh	... 367
<i>Report of the Preparatory Committee for Legal Aid Scheme, Government of Madhya Pradesh: A Protecting Arm of the State</i> : By R.K. Nayak: Ved P. Nanda	... 374
<i>The Authority and Authenticity of Hadith as a Source of Islamic Law</i> : By Mohd. Shabbir: Paras Diwan	... 363

SUBJECT INDEX

ADMINISTRATIVE LAW

- administrative decisions, duty to give reasons in, 70
- justifications, 71
- application of mind, 76
- effective supervision by courts, 71
- introduction of clarity and exclusion of arbitrariness, 76
- onus of proof, 77
- requirement of natural justice, 74
- satisfaction of affected party, 76
- administrative law—french experience in Pondicherry, 89
- Decret of 1881, 97
- droit administratif, 91
- Pondicherry Civil Courts Act, 1966, 97
- Commission of Inquiry Act, problems arising under, 160
- conclusion, 172
- parallel proceedings, 161
- power to punish for contempt, 168
- compensation claims, (under workmen's compensation law) administrative process for, 173
- constitution, powers and procedure of Workmen's Compensation Commissioners, (Wcc), 173
- factors which facilitate settlement of accident claims, 176
- secondary source data, 177
- average time taken by Wcc to issue summons, 182
- help sought in moving claim applications before Wcc, 180
- number of adjournments held in Wcc's court per case, 186
- time taken by claimant from date of accident to filing of application before Wcc, 177
- time taken by doctor to give report after affected worker is discharged from hospital, 184
- time taken by Wcc in hearing a case from first to last hearing, 192
- time spent by Wccs in pronouncing awards and total time spent in litigation, 194
- primary data, 195
- attitude of respondents regarding procedure laid down in Workmen's Compensation Act, 197
- attitude of Wccs displayed towards workers during deliberations, 197
- occupational diseases, 195
- rehabilitation, 202
- consumer grievances against public utilities, machinery for redressal of, collective consumption, 25
- power, 30
 - determination of tariffs, criteria for, 32-33
 - Electricity Supply Act, 1948, 30, 31, 34, 35
 - Indian Electricity Act, 1910, 30
 - Report of the Committee on Power, findings of, 32
 - suggestions of, 36
- Road Transportation (Motor Vehicles) Motor Vehicles Act, 1939, 26
- Road Transport Corporations Act, 1950 section 17, 28
- Delhi Laws Act* case, towards and away from, 100
- Employees Provident Funds and Miscellaneous Provisions Act, 1952, 104
- Municipal Corporation Act, 1933
- educational institutions, writs against, 110
 - issuing of writ of certiorari, 119
 - writs for enforcement of fundamental rights, 111
 - writs for other purposes, 116
- dialectics of sovereign immunity, 145
- development of law, 147
 - Britain, 147
 - France, 152
 - United States of America, 149
 - introduction, 145
- failure of natural justice, effect of, 13
- failure of audi alteram partem, 14
 - disciplinary action against public servant, 14
 - fixing prices of a commodity, 16
- miscellaneous, 17
- failure to give reasons, 17
- no reasons communicated but reasons on record, 20

supply of reasons to party after undue delay of order but before matter goes to the court, 23

when no reasons given to individual or even supplied to court, 19

French administrative tribunals, 80

tribunal administratif, 81

conseil d'Etat, 82-84. 91-94, 96

execution, 87

important features, 82

jurisdiction, 83

procedure, 85

stay orders, 86

liberalizing the requirement of standing in public interest litigation, 42

exceptions to the rule, 46

reasons for liberalizing, 49

standing of petitioner, categories of, 43

limits of judicial activism, 55

relevance test, 57

administrative authorities, discretionary powers of, 55

judicial control of discretionary powers, 56

new trends in law of locus standi, public participation in judicial process, 1

person aggrieved: judicial interpretation, 2

standing to file petitions before courts, 4

state-lokayuktas, a balance-sheet of, 122

graph of the institution, 122

how lokayuktas have viewed the institution, 123

what lokayuktas have achieved, 126

what lokayuktas have failed to achieve and why, 131

faulty and inadequate legislations, 131

malady of ministers, 135

non-cooperative attitude, 134

without investigating agency, 134

widening the rules of locus standi, 424

clear exceptions, 425

exceptions to traditional rule, 424

other exceptions, 425

constitutionality of legislation, 427

municipal ratepayers, 425

statutory remedies, 429

developments in England, 432

developments in India, 434

locus depending on remedies, 431

widening the rule, 430

some problems, 437

democratization of justice, 438

floodgates of litigation, 439

lack of expertise, 440

limits of judicial power, 441

public interest and its representation, 437

CIVIL PROCEDURE

Civil procedure, (book review), 597

Code of civil procedure, nature of, 597

dominus litis, 598

power of the court to add parties under rule 10(2) of Order 1 of the code, principles laid down by Supreme Court, 598

COMPARATIVE CIVIL LAW

east and west : legal systems convergence of, 222

adaptation in contemporary capitalism, 239

droit, 225

esprit des lois, 225

Marxist conception, 228

German civil code, French civil code, comparison of, 229

parts of, 225

Legal development and comparative law, (book review), 606

agriculture, state intervention in, 608

Hungarian Code of Civil Procedure, 608

provisions of, 608

preticum doloris, 608

CONSTITUTIONAL LAW

justice according to law, 342

Arms Act, section 27, analysis of, 345

"uses" meaning of, 342, 344-45

CRIMINAL LAW

Adivasi crimes and penology (book review) 617

actus reus, 617

criminality, tribal problem of, 617

culpable homicides, causes of, 617

mens rea in tribal cases, 617

Indian Penal Code (book review), 360

rationes decidendi, 361

FAMILY LAW

Bars to divorce, reappraisal of, 255

collusion, 264-66

condonation, connivance and collusion, 255, 258

condonation, 268-74

- connivance, 266-68
 consent, admissions or default, 263-64
 Divorce Reform Act, 1969, provisions of, 256
 force, fraud or undue influence, 284
 hardship to spouse, 277-80
 minimum time after which a petition may be presented, 261
 Petitioner's own wrong or disability, 280-83
 prejudicial effect upon children's maintenance, 275-77
 other legal ground, 284-85
 resumption of cohabitation, 274-75
 The Canadian Divorce Act, 1968, 258
 The English Matrimonial Causes Act, 1857 258
 The English Matrimonial Causes Act, 1965, 256
 The Hindu Marriage Act, 1955, 259, 261-63
 The Nigerian Matrimonial Causes Act, 1970, provisions of, 256
 delay under the pious obligation, more avenues for, 355
 mitakshara coparceners, 356
 Personal Laws in India and Sudan, evolution of, 445
 subject matter and scope of personal laws in India, 445-63
 Charters of 1962 and 1953: separate jurisdictions for personal laws, 445-447
 judicial extension of the subject matter and scope of personal laws, 453-56
 variation of subject matter and scope of personal laws, 451-53
 reduction in the number of personal laws and their subject matter, 456-63
 factors behind the reduction, 456
 law to be applied in absence of legislation, 460
 Parsi Law, 460
 subject-matter of Hindu and Mohammedan laws, 457
 special enactments for Christians, 459
 subject matter and scope of personal laws in Sudan, 463-517
 customary law, subject matter of, 497-500
 religious law of excepted communities, subject matter of, 469-96
 Sharia law, subject matter of, 463-69
 Interpretation of the principle of personality of laws, 505
 essence of, 511
 origin, 506-507
 provisional nature, 512-17
 subject matter and scope, 507-11
 law to be applied in the absence of legislation, 500-505
 special enactments, 500
 Family Law (book review), 600
 breakdown of marriage, 600
- ### IMMORAL TRAFFIC
- Immoral traffic in women and girls, suppression of, a case study in the city of Allahabad, 584
 The Suppression of Immoral Traffic in Women and Girls' Act, 1956 provisions of, 584
 administration, 586
 admission of girls in the shelter and subsequent problems, 587
 District shelter of Allahabad, 586
 Indian Penal Code, Section 294, 589
 law enforcement, 588
 no. of persons arrested, 589
 Police Act, 1861, Section 34(7), 589
 Problems faced by the police, 589
- ### INTERNATIONAL LAW
- A Text book of International Law, (book review), 372
 agreement of Panama, description of, 372
 Farakka issue, 372
 Helsinki rules, 1966, 373
 sovereign immunity of states, 373
 Indian Ocean Peace Zone Proposal: Is it valid to day, 543
 Charter of the United Nations, 545, 549, 551
 exclusive economic zone, 552-54
 general assembly declaration, 1971, preamble to, 543-44
 implementation of the declaration, principles of agreement for, 545
 law of the sea conference, caracas session of, 553
 law of the sea convention, 548
 league of nations, 546
 Paris peace treaty, 1856, 546
 sea bed treaty, 1971, provisions of, 547
 treaty of Tlatelolco, 546, 555
 Prisoners of War, (book review), 367
 capture of, 368
 Geneva Convention, 1949, 367, 369
 Korean conflict of, 1953, 368, 373

problems of maintenance, 369
 termination of pows captivity, various
 modes of, 370

ISLAMIC LAW

doctrine of ijma in a secular state, 333
 ah-al-Salah and ah-al-Qiblah, 333
 al-Salatu-Jamiah, 333
 antagonists and advocates of ijma, 334
 appraisal of ijma, 339
 ijma, root meaning of, 334
 participation and validity of ijma,
 number of scholars required for, 336
 rule of ummayyads, 340
 The authority and authenticity of
 Hadith as a source of Islamic Law,
 (book review), 363
 ahadith, 364
 Sunni, meaning of, 363
 Hadith, application of, 363
 ijtiihad, 365, 366
 majtihid, 366
 ulema, 365

LABOUR LAW

Gujarat Steel Tubes Ltd., a critique of, 556
 introduction, 556
 factual background, 556
 position and jurisdiction, 557
 is an arbitrator a tribunal, 559
 an imaginary line between perfectly
 justified and unjustified (illegal)
 strike, 560
 licence for illegal strike and security of
 tenure, 561
 discharge or dismissal : a search for
 finding out reason behind termina-
 tion, 564
 area of conflict, 564
 bona fides of management's action, 564
 scope and limits of writ of certiorari
 & power of superintendence of the
 High Court, 567
 emerging issues in interpretation of
 retrenchment, 569
 conclusion, 571
 industry, a new concept of, 209
 Present industrial system, 209
 economic basis of law, 214
 institutionalization of conflict, 209
 job security, 212
 judicial activism, 214
 organized conflict, 211

surplus value, 213
 the class system, 212
 retrenchment and the Supreme Court:
 an overview, 573
 exordium, 573
 Supreme Court's swing, 574
 autopsy of the court's thinking, 577
 peroration, 582
 the proposed system, 213
 a company, 217
 a co-operative society, 216
 a partnership, 216
 experience, 217
 how to unite labour and management,
 215
 Indian statistics, 219
 unity of control, 217
 unity of economic interests, 215

LAW OF CONTRACT

court, contract and arbitration, 377
 approaches to casus omissus, 382
 Arbitration Act, Ss 4 and 8(1) (a), 387
 freedom of contract, 378
 no judicial review in arbitration law, 385
 failure of consideration, an appraisal of
Rowland v. Diyall, 348
 analysis of the rule, 348
 law reform committee, 350
 object of sale, 350
Rowland and Butterworth differences of,
 351-52
 Sale of Goods Act, 1930, rule of, 351

LAW OF EDUCATION

Law of Education and Educational Institu-
 tions in India (book review), 610
 admission and reservation, 612-13
 closure of, 611
 examination problems, 613
 offences and penalties, 615
 writ jurisdiction, 615
 educational staff, compulsory retire-
 ment and termination of, 614
 leave and transfer of, 614
 promotion of, 614,
 salary and financial benefits of, 614

LAW OF THE PRESS

Press in India, on the law of, 288
 accountability and the press council,
 325

Parliament and its privileges, 309
 perceptions, controls and influences, 288
 government control, 291
 pathology of press laws, 295
 proprietor control, 295
 privacy and defamation, 320
 public order and morality, 313
 the constitutional position, 296
 the executive and official secrecy, 300
 the judiciary and contempt of court, 304
 the press in context, 329
 report of the Second Press Commission
 reflections on some aspects of, 391
 framework of discussion, 391
 structure of press, 398
 controlling the press: emergent needs and
 spurious reasons, 403
 alternative paradigms, 403
 commissions and the government, 422
 de-linking ownership patterns, 410
 monopolism and the press, 418
 newspaper development commission,
 412
 newspaper ownership, categories of, 421
 newspaper undertakings, expenditure
 and revenue, data of, 414
 newsprint, 408
 price and page controls, 409
 the Commission and the Supreme Court,
 405
 the economics of newspapers, 413
 monopolism and the press : a trumped
 up debate, 418
 commissions and the government :
 echoing their master's voice, 422

LEGAL AID

Report of the Preparatory Committee for
 legal aid scheme (Govt. of Madhya
 Pradesh): A protecting area of the state
 (book review), 374
 legal aid movement in India, 374
 legal aid as a positive step to prevent
 litigation, 375

legal aid matters, award of costs in,
 375
 legal aid and the lawyer, 375

RELIGIOUS LAW

religious law and family planning, 591
 christian attitude, 595
 hindu attitude, 591
 muslim attitude, 594

TAXATION

Devolved legislation in local taxation,
 democratisation of, 518
 adequacy of time given for raising
 objections, 535
 conclusion, 541
 development of taxing power and popu-
 lar participation, 520
 introduction, 518
 levy of tax, legislative or administra-
 tive ?, 523
 levy of tax and public participation,
 523
 procedure for the levy of tax for the
 first time, 524
 procedure for the modification of rate
 or incidence of tax, 526
 public participation in constitution or
 abolition of municipality, 536
 social contract theories, 518
 the requirement of publication-directory
 or mandatory, 529

TORTS

Law of Torts, (book review), 602
 damnum sine injuria, 603
 Fatal Accidents Act, 605
 injuria sine damno, 603
 Motor Vehicles Act, 1939, 602, 605
 Unfair Contract Terms Act, 1977, pro-
 visions of, 604
 vicarious liability, 604
 volenti non fit injuria, 604