CONTENTS

1	Administrative Law	— S S Jaswal	1
2	Arbitration Law	— Amal. K. Ganguli	49
3	Banking & Insurance Law	— Susmitha P. Mallaya	105
4	Civil Procedure	— P. Puneeth	131
5	Company Law	— Arya A Kumar	163
6	Competition Law	— Vinod Dixit	175
7	Conflict of Law	— Lakshmi Jambholkar	213
8	Constitutional Law - I	— S N Singh	237
9	Constitutional Law – II	— MR K Prasad	301
10	Consumer Protection Law	— Ashok RPatil	345
11	Criminal Law	— Jyoti Dogra Sood/	
		Kushal Vibhute	367
12	Criminal Procedure	— K N Chandrasekharan Pillai	415
13	Cyber Law	— Deepa Kharb	439
14	Education Law	— MP Raju	455
15	Election Law	— Virendra Kumar	5 01
16	Environmental Law	— G.B. Reddy	54 3
17	Evidence Law	— K. S. Chauhan	5 63
18	Forensic Law	— G.K Goswami	597
19	Forest & Tribal Law	— Stanzin Chostak	631
20	Hindu Law	— Poonam Pradhan Saxena	655
21	Intellectual Property Law	— Lisa P Lukose	693
22	International Law	— Manoj Kumar Sinha	731
23	Interpretation of Statutes	— Anurag Deep/	755
		Sushil K Verma	
24	Labour Management Relations	— B. T. Kaul	817
25	Law & Social Change	— Vandana Mahalwar	859
26	Mercantile Law	— Farooq Ahmad Mir	875
27	Muslim Law	— Furqan Ahmad	893
28	Panchayati Raj	— Jupi Gogoi	931
29	Property Law	— Annam Subrahmanyam	959
30	Public Interest Litigation	— Aman Hingorani	991
31	Social Security and Labour Law	— S C Srivastava	1025
32	Tort Law	— B C Nirmal	1041
33	Women and the Law	— Latika Vashist	1057
34	Central Legislation	— S Siyakumar	1113

VOLUMES OF ANNUAL SURVEY OF INDIAN LAW

Vol. I	:	1965
Vol. II	:	1966
Vol. III-IV	:	1967-68
Vol. V	:	1969
Vol. VI	:	1970
Vol. VII	:	1971
Vol. VIII	:	1972
Vol. IX	:	1973
Vol. X	:	1974
Vol. XI	:	1975
Vol. XII	:	1976
Vol. XIII	:	1977
Vol. XIV	:	1978
Vol. XV	:	1979
Vol. XVI	:	1980
Vol. XVII	:	1981
Vol. XVIII	:	1982
Vol. XIX	:	1983
Vol. XX	•	1984
Vol. XXI	:	1985
Vol. XXII	:	1986
Vol. XXIII	:	1987
Vol. XXIV	:	1988
Vol. XXV	:	1989
Vol. XXVI	:	1990
Vol. XXVII	:	1991
Vol. XXVIII	:	1992
Vol. XXIX	:	1993
Vol. XXX	:	1994
Vol. XXXI	:	1995
Vol. XXXII	:	1996
Vol. XXXIII-IV	· :	1997-98
Vol. XXXV	•	1999
Vol. XXXVI	:	2000
Vol. XXXVII	:	2001
Vol. XXXVIII	:	2002
Vol. XXXIX	:	2003
Vol. XL	:	2004
Vol. XLI	:	2005
Vol. XLII	:	2006
Vol. XLIII	:	2007
Vol. XLIV	:	2008
Vol. XLV	:	2009
Vol. XLVI	:	2010
Vol. XLVII	:	2011
Vol. XLVIII	:	2012
Vol. XLIX	:	2013
Vol. L	:	2014
Vol.LI	:	2015
	37111	

TABLE OF CONTENTS

	1 ADMINISTRATIVE LAW	1
Ι	INTRODUCTION	1
Π	EXECUTIVE ACTION	2
	Enquiry will be vitiated if documents and list of	2
	witnesses are not supplied	
	Trial court to work on the merits	2
	Effect of retrospective legislation on vested rights	3
	Article 32 and administrative orders	4
	Pre-conditions of enforceability of executive guidelines	4
	Discretionary powers on an administrative authority	5
	Exercise of discretion on part of state in the matters of	6
	economic and fiscal regulations	
Ш	JUDICIAL REVIEW	6
	Constitutional amendment is subject to judicial review	6
	Judicial review of public functions	7
	Judicial review of administrative decisions	8
	The accused has no right with reference to the manner of	9
	investigation or mode of prosecution and contempt of court	
	Doctrine of proportionality	9
	Writ of Certiorari	10
	Judiciary cannot be included and treated as the State	11
	when it performs strictly judicial functions in	
	contradistinction to administrative powers	
	Essentials and principles of precedent of stare decisis	12
	While exercising power of judicial review of administrative	14
	action, the court is not an appellate authority	
	Promissory estoppel and equity	15
	Constructive notice - test of knowledge as a reasonable	16
	person	
	Test of administrative order or action-Wednesbury principle	17
	Interpretation of policy document	19
	Quasi judicial proceedings	19
	File noting can be used as supporting/corroborative material	21
	Formation and establishment of tribunals upheld and need	21
	for their functioning expressed	
IV	DELEGATED LEGISLATION	22
	Formulation of the Memorandum of Procedure is an	22
	administrative responsibility	
	Judicial review under article 32 and 226 is a basic feature of	24
	the Constitution beyond the plea of amendability	
	Excessive delegation	25
	Doctrine of legitimate expectation	26
	- comme or representation	20

	Subordinate legislation when validly made becomes part of	28
	the Act	20
	Tribunal is not bound by the rigid rules	29
	Administrative instructions cannot make inroads into	30
	statutory rights	20
	When subject matter comes to be incorporated in primary	30
	legislation, supersession of reference to government order	
	in law/rule, predating such primary legislation, to be	
	constructed as reference to the primary legislation	21
	Where a power is given to do a certain thing in a certain way,	31
	the thing must be done in that way or not at all.	22
	Administrative apathy no reason for non fulfillment of	33
3.7	statutory mandate	25
V	NATURAL JUSTICE	35
	Adequate safeguard for universally recognized principle of	35
	human dignity and the right to a speedy trial must be upheld	26
	Non-supply of requisite documents amounts to violation of	36
	principles of natural justice	27
	Applicability of natural justice	37 40
	Public functions-public accountability and transparency	42
	Once the appointment of a person is void ab initio and bad in law, it cannot be regularized under any circumstances	42
	whatsoever	
	Fairness in administrative action	43
	Principle of fairness to be applied carefully in the matters of	44
	sentencing	++
	Principles of natural justice applies to administrative enquiries	45
VI	CONCLUSION	47
VI	CONCLOSION	7/
	2 ARBITRATION LAW	49
Ι	INTRODUCTION	49
II	APPOINTMENT OF ARBITRATOR	50
	Appointment of arbitrator in the first instance	50
	Finality attached to the decision of one of the contracting	50
	parties does not prevent adjudication by arbitration	
	The expression "rules" in section 15(2) means the contractual	51
	procedure for appointment of substitute arbitrator	
	Appointment of a substitute arbitrator contrary to the agreed	53
	procedure does not inhibit the jurisdiction of the Chief Justice	
	of India under section 11(6) of the Act	
	Could a party invoke jurisdiction of the Chief Justice of India	54
	to replace the arbitrator appointed by the institution	
	Does an arbitration clause in the memorandum of	57
	understanding survive when it did not fructify into an	
	agreement	

	Appointment of substitute arbitrator 58	
	Could section 14 of the Limitation Act, be invoked for the	60
	period the parties remained engaged in section 11 process	
	Does the principal of res judicata apply to a procedure	62
	under section 11(6) of the Act	
	Could an award be challenged that an arbitrator was not	64
	appointed in terms of the contract	
	Can an independent arbitrator be appointed under section 11	65
	(6) in view of the repeated failure of the tribunal constituted	
	in terms of the contract	
	Non-signatories to the arbitration agreement	67
	Could a non signatory invoke the arbitration agreement	67
\coprod	STAY OF SUIT	71
IV	APPLICABLITY OF PART-I OF THE ACT TO FOREIGN	72
	SEATED ARBITRATIONS	
V	JURISDICTION OF COURTS	80
VI	AWARD OF INTEREST	81
VII	SETTING ASIDE OF ARBITRAL AWARD	88
	What constitutes "public policy of India" restated	88
	Re - Fundamental policy of Indian law	89
	Re - Interest of India	90
	Re - Justice	90
	Re - Morality	90
	Re - Patent Illegality	90
	Can the tribunal determine the "reasonable price" ignoring	91
	the price agreed to by the parties	
	Whether the interpretation of the contract by the tribunal	92
	would be a ground for challenge.	
	Jurisdiction of courts in India in respect of foreign seated	94
	arbitral tribunals	
	Whether a non-signatory to an arbitration agreement could	95
	be made amenable to jurisdiction of arbitral tribunal	95
	Whether a contracting party could fall back on a deleted	97
	provision in the contract which stood novated	
VIII	AMENDMENTS	99
IX	CONCLUSION	102
	3 BANKING AND INSURANCE LAW	105
	5 DANKING AND INSURANCE LAW	105
Ι	INTRODUCTION	105
II	SECURITISATION AND RECONSTRUCTION OF	105
	FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY	·
	INTEREST ACT, 2002 (SARFAESI)	
	Right of secured creditor	107
	Waiver of pre-deposit	110
	Definition of 'Borrower' under SARFAESI Act	110

	Applicability of SARFAESI Act with regard to State of	111
	Jammu and Kashmir	
	Norms for classifying borrower's account as	112
	Non-Performing Assets (NPA)	
	Power of the RBI to issue master circular and caution advice	115
	to banks	
\coprod	PROTECTION TO BANK AUTHORITIES FROM ABUSE OF	115
	CRIMINAL JUSTICE SYSTEM	
IV	RESERVE BANK OF INDIA ACT: OVERRIDING EFFECT	118
	RBI's duty of confidentiality viz a viz right to information	120
	under Right to Information Act, 2005	
V	RECOVERY OF DEBTS DUE TO BANKS AND FINANCIAL	122
	INSTITUTIONS ACT, 1993 (RDDBFI)	
	Interpretation of the term 'debt' under RDDBFI Act	123
VII	BANKING REGULATION ACT, 1949	124
	Willful defaulter	124
VIII	PREVENTION OF MONEY LAUNDERING ACT, 2002	125
ΙX	DEPOSIT INSURANCE AND CREDIT GUARANTEE	127
	CORPORATION ACT, 1961	
	Assignment and transfer of insurance policies	128
X	CONCLUSION	129
	4 CIVIL PROCEDURE	131
I	INTRODUCTION	131
Π	JURISDICTION	131
	Decision on the preliminary issue of jurisdiction	133
	Territorial jurisdiction: Copyright and trade mark disputes	133
	Issue of maintainability of suit	134
	Limits on high court's jurisdiction under article 226	135
	Approach in dealing with applications under section 8 of the	135
	Arbitration and Conciliation Act, 1996	
	Jurisdiction of the high courts to hear appeal under SEBI	135
	Act, 1992	
Ш	RES JUDICATA	137
IV	PLEADINGS	139
	Description of suit property in the plaint	139
	Amendment of pleadings	139
	Rejection of plaint	141
	Period of limitation for filing written statement or replay	142
V	PARTIES	142
	Effect of wrong description of parties in a suit	142
	Manner of bringing the legal representatives on record	143
	Necessary party	143
VI	APPEAL	144
	Powers of the first appellate court	144

	Second appeal	144
	Maintainability of letters patent appeals	146
	Power of the appellate court to remand a case	146
	Production of additional evidence before the appellate court	147
VI	REVIEW AND REVISION	147
	Maintainability of writ petition against the order of the	147
	civil court	
	Revision	149
VIII	JUDGMENT, DECREE AND ORDERS	149
	Conditional decree	149
	Contents of judgments of the courts	151
IX	EXECUTION	152
	Execution of orders of the consumer forums	152
X	MISCELLANEOUS	152
	Applicability of CPC to tribal areas	152
	Application of CPC to appeals under section 260A of	153
	Income Tax Act, 1961	
	Condonation of delay	154
	Setting aside of ex parte decree	154
	Object of order 12 rule 8 CPC	155
	Judgment on admission of facts	155
	Power of the court to order restitution	156
	Transfer of suits	150
	Suit for land	157
	Discharge of receiver	157
	Compromise decree	158
	Application of Limitation Act, 1963	158
	Injunction order against non-party	159
	Consequences of assignment of property during the	159
	pendency of proceedings	
	Notice under section 80, CPC	159
	Leave to defend in summary suit	160
	Interference with the interlocutory orders in appeal	160
	Overriding effect of high courts letters patent	161
XI	CONCLUSION	162
	5 COMPANY LAW	163
Ι	INTRODUCTION	163
II	WINDING UP OF COMPANIES	163
Ш	DIRECTORS OF A COMPANY	164
IV	CORPORATE CRIMINAL LIABILITY	167
V	OPPRESSION AND MISMANAGEMENT	169
VI	SHARES	169
	Buy-back of shares under the Companies Act, 2013	169
	Forfeiture of shares	170

VII	COMPANY LAW BOARD	171
VIII	SCHEME OF ARRANGEMENT	171
ΙX	COMPANY MEETINGS	172
X	SHAREHOLDER'S RIGHTS	172
XI	OPPRESSION AND MISMANAGEMENT	173
XII	MISCELLANEOUS	173
XIII	CONCLUSION	173
	6 COMPETITION LAW	175
I	INTRODUCTION	175
Π	ANTI-COMPETITIVE AGREEMENT: ASSOCIATIONS 175	
Ш	PARALLELISM: CARTELIZATION	181
IV	RELEVANT MARKET AND DOMINANT POSITION	182
V	ABUSE OF DOMINANT POSITION	185
VI	ABUSE AND ANTI-COMPETITIVE AGREEMENT	190
VII	COMBINATION 190	
VIII	COMPETITION APPELLATE TRIBUNAL	192
	Relevant market	192
IX	RULES OF NATURAL JUSTICE	195
X	ABUSE OF DOMINANT POSITION	195
XI	PROOF OF MEETING OF MIND	198
XII	CAPTIVEMARKET	200
XIII		202
XIV		203
XV		206
XVI		207
	ASSOCIATIONS: RULES OF FAIRNESS AND EVIDENCE	208
XVII	I CONCLUSION	211
	7 CONFLICT OF LAWS	213
I	INTRODUCTION	213
	Reciprocal Recognition of foreign notarization	213
	Proof of foreign law	214
	Family law - Child custody	215
	Special Marriage Act, 1954	218
Π	CONFLICT OF LAWS AND INTERNATIONAL	218
	COMMERCIAL ARBITRATION	
	Procedure: lex fori	219
	Parties' Intention	219
	Enforcement of foreign award	224
	Public policy exception	226
	Foreign judgment	232
Ш	CONCLUSION	235

	8 CONSTITUTIONAL LAW I	237
I	INTRODUCTION	237
Π	'STATE' UNDER ARTICLE 12	249
	Bodies/institutions re not 'State' under art. 12 of the	249
	Constitution are amenable to writ jurisdiction under article 226 - "deemed universities" and BCCI	
	Judiciary is not 'State' under article 12 and judicial orders are not subject to writ jurisdiction under art. 32 or 226 of the Constitution of India	256
Ш	RIGHTTOEQUALITY	257
ш	Actions held to be discriminatory and arbitrary	257
	Actions held to be non-discriminatory and reasonable	260
	Regularisation in service	263
IV	STATE LARGESSE	264
V	RESERVATION	265
v	Reservation for Jats	266
	Reservation in promotions	271
	Validity of residential requirement or institutional preference	274
	in educational institutions	2/7
VI	FREEDOM OF SPEECH AND EXPRESSION	275
VII	RIGHT TO LIFE AND PERSONAL LIBERTY	278
***	No laches where there is violation of right to life and liberty	278
	Inordinate delay in disposal of mercy petition	279
	Extending suspension of an employee violates article 21	279
	Right to privacy	281
	Right to human dignity for a convict	282
VIII	RIGHT TO RELIGIOUS FREEDOM	283
	Appointment of archaks	283
	Practice of santhara - whether constitutional under article 25?	291
IX	CULTURAL AND EDUCATIONAL RIGHTS OF MINORITIES	293
X	AWARD OF COMPENSATION	296
	Compensation in service matter	296
XI	CONCLUSION	299
	9 CONSTITUTIONAL LAW II	301
I	INTRODUCTION	301
Π	PARDONING POWER: ARTICLE 72 AND 161	301
Ш	APPOINTMENT OF JUDGES	305
IV	SPECIAL LEAVE TO APPEAL ARTICLE 136	313
V	ARTICLE 142	314
VI	CONDUCT OF BUSINESS OF THE GOVERNMENT -	315
VII	ARTICLE 166 AND 77 DISQUALIFICATIONS OF MEMBERS OF LEGISLATIVE ASSEMBLY ARTICLE 192	318

VIII	POWER OF HIGH COURT ARTICLE 226 AND 227	320
IX	DISQUALIFICATIONS LOCAL SELF GOVERNMENT	323
X	COOPERATIVE SOCIETIES	327
XI	REPUGNANCY - ARTICLE 254	328
XII	SERVICES ARTICLE 311	331
XIII	BACKWARD CLASS COMMISSION ARTICLE 340	335
XIV	ARTICLE 342	337
XV	DISPUTES ARISING OUT OF TREATIES AND AGREEMENTS - ARTICLE 363	339
XVI	ARTICLE 371-D	340
XVII	THE CONSTITUTION (ONE HUNDREDTH AMENDMENT) ACT, 2015	341
XVII	II CONCLUSION	342
	10 CONSUMER PROTECTION LAW	345
I	INTRODUCTION	345
II	UNFAIR TRADE PRACTICE	345
	Multiplex: Drinking water	345
Ш	DEFECTIVE PRODUCT	346
IV	MEDICAL NEGLIGENCE	348
V	INSURANCE SECTOR	353
VI VII	REAL ESTATE EDUCATION	357 360
VII	SWIMMING POOL	360 360
IX	AIRLINE	361
X	BANKING SECTOR	363
XI	LIMITATION FOR FILING WRITTEN STATEMENT	365
XII	CONCLUSION	366
	11 CRIMINAL LAW	367
Ι	INTRODUCTION	367
Π	LIABILITY	368
	Constructive criminal liability	368
	Criminal act done in furtherance of common intention	369
	Criminal act done in prosecution of common object	371
	Vicarious criminal liability of directors of a company - reverse alter ego?	372
Ш	OFFENCES AGAINST HUMAN BODY	372
	Murder	372
	Culpable homicide not amounting to murder	373
	Last seen together theory- evidentiary value in homicidal cases	376
π,	Death by rash or negligent act	377
IV	CRIMES AGAINST WOMEN	378
	Rape	378

	Rape - a violation of human right	378
	Testimony of prosecutrix without corroboration-relevance	379
	Circumstantial evidence	381
	Rape of minor	381
	Rape and murder of minor	384
	Dowry death	386
	Cruelty by husband or his relatives	390
	Flaws in investigation/prosecution-a ground for acquittal?	391
	No or notional punishment in lieu of compensation/settlement	392
	Appeal against order of an acquittal under section 304B	393
	and/or section 498A	
	By the state government	393
	By the father of a victim of dowry death and/ or of cruelty-	393
	driven suicide	
V	SPECIFIC OFFENCES	395
	Kidnapping for ransom - scope and constitutional vires	395
	Criminal intimidation - post on social media?	397
	Obscenity	398
VI	SENTENCING	399
	General considerations	399
	Sentencing in violent sexual assault and murder	401
	Multiple-killings- choice between sentence of death and	402
	imprisonment for life	
	Imprisonment for life - imprisonment for rest of life or with/	405
	without permissible remission?	
	Compounding a non-compoundable offence-a ground for	408
	reduction of sentence?	
VII	PROCEDURE TO BE ESTABLISHED AFTER CONFIRMATION	409
	OF DEATH SENTENCE	
VIII	COMPENSATING VICTIMS OF CRIME	410
IX	CONCLUSION	413
	12 CRIMINAL PROCEDURE	415
Ι	INTRODUCTION	415
II	INITIATION OF PROCEEDINGS	415
	Cognizance when taken	416
	Registration of first information report (FIR)	417
	Inquiry before issue of process	417
	Inquiring under section 156(3)	418
	Remand of the accused	418
Π	INVESTIGATION	418
	Investigation in violation of high court's order	419
	Identification parade	419
	Reinvestigation - only by appellate court	419
Ш	TRIAL AND TRIAL PROCEDURE	420

	Determination of guilt on the basis of evidence of accused	420
	Protection under section 132 Evidence Act	42 0
	Conviction on the basis of uncorroborated confession	423
	Conviction on the basis of victim's statement	423
	False plea of accused	423
	Appointment of public prosecutor	423
	Approver	424
	Directions - not approved	425
	Trial procedures - need for caution	425
	Non-production of evidence by prosecution - Effect	425
	Accused summoned under section 319 - discharge	426
	Contradiction - Proof under section 145, Evidence Act	426
	Proof of discovery	426
	Purpose of sanction under Prevention of Corruption Act	426
	Prosecution under Prevention of Corruption Act	427
IV	BAIL	427
	Bail of accused under the custody of court	427
	Default bail	428
	Cancellation of bail	428
	Criminal antecedents of accused - ground for rejecting bail	429
	Forum - shopping deprecated	429
V	APPEALS	429
	Procedure to be adopted to deal with criminal appeals	429
	Appeal under article 136 of the Constitution	430
	Reappreciation of facts by the Supreme Court	430
VI	COMPOUNDING	430
	Compounding and quashing	430
	Compounding of matrimonial offences	431
	Matrimonial issues	431
	Maintenance orders- effective date	432
VII	SENTENCING	433
VIII	COMPENSATION	437
IX	TRANSFER OF CASE FOR TRIAL	438
X	DETERMINING JUVENILITY	438
	Release of the juvenile	438
XI	CONCLUSION	438
	13 CYBER LAW	439
_		
I	INTRODUCTION	439
Π	SECTION 66A OF THE INFORMATION TECHNOLOGY	439
	ACT, 2000 QUASHED AS UNCONSTITUTIONAL	
	Freedom of speech and expression in cyberspace	440
	Article 19(2)	441
	Vagueness	444

Ш	SECTION 69A AND THE INFORMATION TECHNOLOGY (PROCEDURE AND SAFEGUARDS FOR BLOCKING FOR ACCESS OF INFORMATION BY PUBLIC) RULES, 2009 HELD CONSTITUTIONAL	446
IV	SECTION 79 AND THE INFORMATION TECHNOLOGY (INTERMEDIARY GUIDELINES) RULES, 2011	448
V	OBSCENITY	449
VI	ADMISSIBILTY OF ELECTRONIC EVIDENCE	449
VII	USAGE AND REGULATION OF ENCRYPTION IN DIGITAL COMMUNICATION DRAFT POLICY DOCUMENT	453
VIII	CONCLUSION	454
	14 EDUCATION LAW	455
Ι	INTRODUCTION	455
Ш	RIGHT TO EDUCATION	455
	Right to free and compulsory education in neighbourhood school does not include right to insist on school of choice Schools imparting education at the two levels i.e., pre- primary and primary level, have to admit reserved category	456
	children at both the entry levels	456
	State to reimburse the expenses of the 25% of the pre-school children to private schools	456
	Challenge by aided primary schools to the establishment of new primary school by state not maintainable	457
III	STUDENTS'RIGHTS	458
	Minimum hours of lecture classes and holding of tutorials, moot court and seminar to be scrupulously followed before commencement of law examinations for each semester	458
	Class 12 candidate is entitled to compensation for negligence of valuers	458
	Detention of minor student aged 12 years in standard VI on the ground of inadequate academic performance was improper	458
	Time of three days for objecting to answer key of entrance examination sufficient	459
	University to review rules under RTI permitting only inspection instead of furnishing copy of Optical Mark Reader (OMR) answer sheets, question paper and answer keys of the entrance test	459
	Change in the name of student after issuance of certificate by CBSE permissible	460
	Restriction of subjects for re-evaluation of answer-sheets improper	461
IV	ADMISSION TO EDUCATIONAL INSTIUTIONS	461
	Remedy for non-granting of deserving admission by college	461

	Introducing concept of 'domicile of Gujarat' in NRI quota for admission to MBBS irrational	462
	Premedical test to be cancelled if vitiated by malpractices as	462
	part of deep-rooted conspiracy Meritorious in-service candidate cannot be denied admission to Medical PG course only because he has an eligible senior above him though lower in merit	464
	State can decline second sponsorship for post graduate admission above seniors	464
	Scheduled tribe benefits not available for admission in migrated state	465
	After admissions closed no right to get admission in class XI even in the same school	466
	High court not to give interim relief to grant admission in medical college	467
	Admission in super-specialties in medicine to be open and free No cancellation of admission if not contrary to rules if on unfilled seats	467 468
	Students who did not appear in the entrance test are disentitled to be admitted in the unfilled seats	468
	Ban of admission to post graduate course for second time not to mean bar on obtaining additional qualifications	469
	Exclusion of candidates having locomotor disabilities of upper limbs from reservation for admission to MBBS not unconstitutional	469
VI	DEGREE AND QUALIFICATION	471
	Prescription of educational qualification for those seeking election to Panchayats not unreasonable	471
	Prescribing educational qualifications for contesting elections to panchayat unconstitutional	472
VII	EDUCATIONAL INSTITUTIONS	473
	Any relaxation in time schedule for increase of seats for medical admission impermissible	473
	Court cannot direct approval of new medical college	474
	Not to grant ante-dating of recognition to college	475
	Imparting education cannot be treated as a trade or business but only as a religious or charitable activity	475
	Order rejecting application for running Masters of Computer Application(MCA) course quashed for violating natural justice	476
	Whenever a profit/surplus is made by an educational institution, it does not cease to exist solely for educational purposes and does not become a profit making enterprise for the purpose of income tax	477
	Exemption from income tax not to be denied if only activity is education	478

	Denial of tax exemption on ground of generation of surpluses unjustified	479
	State cannot shirk its responsibility of ensuring proper and	480
	quality education in aided Schools and Colleges on the plea	
	of lack of resources	401
	UGC Regulations on eligibility criteria of vice-chancellor	481
	partly mandatory and partly directory	400
	Courts not to direct additional inspection to increase the	482
	medical seats	402
	Rules for deemed university status	483
	Writ maintainable against deemed university	483
	No bar on deemed university to commence new courses	483
	Educational institutions to foster adherence to fundamental duties	484
улп		105
VIII	STAFF AND SERVICE CONDITIONS Not to discriminate between teachers and all other appleauses.	485 485
	Not to discriminate between teachers and all other employees Educational qualifications of teachers as per rules to be as at	485
	the time of advertisement and the beginning of the	400
	recruitment process	
	Prescription of NET/SLET as the minimum eligibility	486
	condition for recruitment and appointment of lecturers in	700
	Universities/Colleges/Institutions valid	
	Termination not illegal if appointments were not as per	486
	the required procedure	700
	Even a single post in college can be filled by promotion	487
	Post of principal of aided polytechnic to be by promotion	488
	as per rules	100
	Relaxation of qualification for teachers by state government	489
	contrary to RTE Act unconstitutional	.03
	Parity of pay-scale with similar group D employees of the	489
	same school	,
	Principals also entitled to automatic reemployment in the	490
	same manner as teachers	
	Termination of teacher dispensing with enquiry justified on	491
	the ground of immoral behaviour towards girl student	
	No deemed confirmation of staff under Delhi School	492
	Education rules	
IX	MINORITY EDUCATIONAL INSTIUTIONS	493
	Appeal against order of termination of an employee of a	493
	minority institution before educational appellate tribunal	
	maintainable	
	Minority management schools are to be governed by	493
	education law except the mandate of section 12 of the RTE Act	
	Right of minority institution to appoint head master of its	494
	choice	
	Minority school to choose vice-principal of its choice	495

	Minority school also to pay salary in terms of pay commission report	495
	Unaided minority schools to have the power to decide pay and allowances on reinstatement	496
	Merely being established or merely being administered by a minority, is not sufficient to claim a minority status	497
	Writ against private minority institution maintainable if it discharges public functions and duties	497
X	CONCLUSION	488
	15 ELECTION LAW	501
Ι	INTRODUCTION	501
II	EXPEDITIOUS DISPOSAL OF ELECTION PETITION: ITS	503
	CONNOTATIVE FUNCTIONAL SIGNIFICANCE IN	
	PARLIAMENTARY DEMOCRACY	
Ш	NON-DISCLOSURE OF CRIMINAL ANTECEDENTS:	509
	WHETHER TANTAMOUNT TO 'UNDUE INFLUENCE' AS	
	A FACET OF CORRUPT PRACTICE UNDER SECTION 123(2)	
	OF THE 1951 ACT	
IV	ELECTRONIC RECORDS: THEIR EVIDENTIARY VALUE	519
V	ELECTION PETITION: WHEN COULD IT BE SAID TO	524
	DISCLOSE 'NO CAUSE OF ACTION'	
VI	ELECTION PETITION: WHEN ALLOWED OR NOT	530
	ALLOWED TO BE AMENDED TOMAKE IT REASONABLY	
	TRIABLE	
	Whether the high court was bound to give an opportunity to	532
	the election petitioner to apply for leave, to amend or amplify	
	the corrupt practice alleged in this case on the basis of	
	undernoted principle enunciated by the constitution	
	bench in Balwan Singh v. Lakshmi Narain	
	Whether an election petition is liable to be dismissed in limine	537
	on ground of omission to plead any one of the ingredients	
	of section 123(4) of the Act in order to constitute a complete	
	cause of action to challenge the election on the ground of	
	corrupt practice	
	Whether an election petition is liable to be dismissed on	538
	ground of violation of section 33-A of the Act of 1951	
	which obliges the election candidates to reveal information	
улт	regarding their conviction in certain type of criminal cases CONCLUSION	520
VII	CONCLUSION	539
	16 ENVIRONMENTAL LAW	543
Ι	INTRODUCTION	543
II	FOREST CONSERVATION	543

\mathbf{III}	BIODIVERSITY, ANIMAL AND WILDLIFE PROTECTION	544
IV	AIR AND WATER POLLUTION	549
V	NOISE POLLUTION	553
VI	COASTAL REGULATION ZONE AND ENVIRONMENTAL PROTECTION	554
VII	PROTECTION OF TANKS AND PARKS	555
VIII		556
IX	MAINTAINABILITY OF PROCEEDINGS BEFORE THE NGT	558
X	ILLEGAL SLAUGHTER OF ANIMALS	560
XI	CONCLUSION	562
	17 EVIDENCE LAW	563
Ι	INTRODUCTION	563
Π	INTERPRETATION CLAUSES	5 63
	Proved	563
	Motive	564
	Alibi	565
	Circumstantial evidence	566
	Confession and its veracity	567
	Section 27	569
	Extra judicial confession	569
	Circumstantial evidence and last seen theory	570
	Dying declaration	571
	Multiple dying declarations	571
	Expert witness	572
	Discrepancies and improvement of witnesses	572
	Secondary evidence (section 65)	574
	Electronic evidence	575
	Documentary evidence and appreciation of evidence by appellate court	575
	Hostile witness	575
	Will as a proof	576
	Quality of evidence	576
	Non-examination of material witness	576
	Presumption under section 106 of the Act	577
	Presumption under section 113-A	578
	Burden of proof under section 113-B	578
	Section 114	581
	Credence of injured witness	581
	Medical evidence versus ocular evidence	581
	Promissory estoppels	582
	Evidence of an accomplice/approver (section 133)	583
	Sole witness (section 134)	584
	Credibility of witness	585
	Official witness	585

	Interested witness	585
	Related witness	586
	Chance witness	586
	Cross examination	587
	Evidentiary value of findings by the competent court	594
	Adjournment in criminal trial	594
	Falsus in uno, falsus in omninbus	595
Ш	CONCLUSION	595
	18 FORENSIC LAW	597
Ι	INTRODUCTION	597
II	CRIMINAL ADJUDICATION	599
	DNA Evidence: Corroborating tool for advancing justice	599
	Impact of shoddy investigation	602
	Impact of non-conducting DNA profiling	605
	Negative DNA findings on child paternity in rape cases	608
	Procedural lapse on collection of samples	609
	Effect of negative forensic report	611
	Plea of termination of pregnancy and DNA evidence	611
	DNA Test in parallel intercourse	613
	Forensic assessment of hair for identification	613
	Consent in voice sample	614
Ш	CIVIL DISPUTES RESOLUTION	615
	Paternity disputes vis-a vis equitable justice	616
	Consent for biological sample vis-as vis paternity determination	623
	Judicial response to repeat DNA Test	623
	DNA evidence in maintenance claims	625
	DNA test in resolving property dispute	627
IV	COMMON ISSUES IN CRIMINAL AND CIVIL MATTERS	627
	DNA test not a matter of right	627
	Failure of depositing cost for DNA test	627
	DNA sample in criminal and civil matters	628
V	CONCLUSION	629
	19 FOREST AND TRIBAL LAWS	631
Ι	INTRODUCTION	631
${ m II}$	FOREST RIGHTS ACT, 2006	632
Ш	INVOLUNTARY DISPLACEMENT	632
IV	RESERVED FOREST	636
V	NATIONAL PARKS AND SANCTUARIES	639
VI	NON-FOREST PURPOSE	640
VII	PANCHAYATS (EXTENSION TO THE SCHEDULED AREAS) ACT, 1996 (PESA)	644

VIII	BIODIVERSITY	646
IX	PROTECTION OF WILDLIFE	647
X	FORESTPRODUCE	651
XI	CONCLUSION	652
	20 HINDU LAW	655
Ι	INTRODUCTION	655
II	HINDU ADOPTIONS AND MAINTENANCE ACT, 1956	655
	Presumption of validity of adoption	655
	Determination of the religion of the child to be adopted	658
	Adoption of a girl by a Hindu female having a biological daughter	660
Ш	HINDU MARRIAGE ACT, 1955	662
	Applicability of the Act to inter religious marriages	662
	Solemnisation validity of marriage	664
	Presumption of marriage	669
	Competency of succession court to decide disputes of	007
	marriage and matrimonial status	670
	Nullity and dissolution of marriage: distinction	671
	DNA tests in matrimonial disputes to prove adultery	674
	Grounds for divorce	676
	Maintenance	677
	Waiver of mandatory six months time period in petition for divorce by mutual consent	678
IV	HINDU MINORITY AND GUARDIANSHIP ACT, 1956	680
	Unwed mother as guardian of her child: mandate of	680
	compulsory disclosure of father's name	
	Father as natural guardian	683
	Custody orders by multiple courts	683
V	HINDU SUCCESSION ACT, 1956	687
	Daughters as coparceners: condition of father being alive	687
	Succession and effect of mutation	689
	Succession to the property of a Hindu female	690
VI	CONCLUSION	691
	21 INTELLECTUAL PROPERTY LAW	693
I	INTRODUCTION	693
II	TRADEMARK	693
	Jurisdiction	694
	Deceptive similarity	696
	Trans-border reputation	696
	'First in the market' test	698
	Rights of prior user	699
	Disclaimer	700

	Dilution and blurring	701
	Personality rights	704
	Infringement	705
Ш	COPYRIGHT	709
	Copyrightability of titles	710
	Distinctively delineation test	711
	Infringement	712
	Jurisdiction	713
IV	PATENTS	714
	Groundless threat	715
	Revocation	716
	Infringement vis -a-vis public interest	718
	Amendment of plaint	720
	Registration of assignment	720
	Request for examination	722
	Judicial review	722
	Miscellaneous	724
V	INDUSTRIAL DESIGNS	725
VI	PLANT VARIETIES AND FARMERS' RIGHTS	725
VII	INTERFACE BETWEEN VARIOUS IPRS	727
VIII	MISCELLANEOUS	729
	Amendment of plaint	730
IX	CONCLUSION	730
	22 INTERNATIONAL LAW	731
Ι	INTRODUCTION	731
\coprod	APPROACH OF THE SUPREME COURT	731
Ш	APPROACH OF THE HIGH COURT	739
IV	CONCLUSION	75 3
	23 INTERPRETATIONS OF STATUTES	755
Ι	INTRODUCTION	755
Π	BASIC PRINCIPLES	756
	Presumptions	756
	Presumption of constitutionality	756
	Read down: Shreya Singhal	756
	'Anyone' to only 'someone'	758
	Read up/read down: other interpretative purpose	759
	Validity of a law	760
	Violation of objective clause: whether a ground for challenge	761
	Arbitrariness -whether a test for illegality: Rajbala	761
	Other presumptions	764
	Presumption of innocence	764

	Sher Singh and presumption of innocence: whether a part of	764
	fundamental rights ?	
	Shown, prove, deem and presume	766
	Mandatory versus Directory	767
	May for state and shall for parliament: intention	768
	May and shall: No necessary meaning	768
	Nature of word "may"	769
	"May" may amount to shall	769
	Two types of discretionary power with may-power with and without duty	771
	Pure discretion or limited discretion	<i>7</i> 71
	Liberal v. Strict	772
		772
	Liberal interpretation: Bail in rape cases Interpretation of 304 B	773
	Penal versus remedial statutes	774
	Sunil Bharti case	774
	Alter ego in criminal law	775
	Reverse alter ego	775
	Dowry death provision and Sher Singh	776
	Prove vis -a- vis show: are they synonymous?	777
	Prosecution to prove beyond reasonable doubts-304B	779
Ш	CANNONS OF INTERPRETATION	783
ш		783 783
	Plain meaning-literal rule Mischief: Heydon's rule	783
	Purposive interpretation	784
		784
	Conflicting provisions RBI not in fiduciary relationship	787
IV	LEGISLATIVE INTENTION	789
10		789 789
V	Declaration of non performing assets JUDICIAL LEGISLATION	790
V	Common Cause v. Union of India	790
		790 793
VI	What compelled judiciary to legislate INTERNAL AND EXTERNAL AIDS	793 794
VI	Internal aids	794 794
	Preamble, object and reason of Act	79 4 794
	External aids	79 4 795
	Use of dictionaries	795 795
		795 795
	Fiduciary relationship Presume, deem and show	793 796
	Burden of proof	790 797
VII	MISCELLANEOUS	798
VII		
	Comparative law	798 700
	Retrospective operation	799 700
	Right to a post and right to be considered for a post	799 800
	Doctrine of legitimate expectation Doctrine of binding precedents	800 802
	LOCATION OF DIRECTOR DISCOVERING	0U/.

	Obiter dicta	804
	Shreya Singhal judgement and national security	804
	Methods of compensation: 'multiplier method' or 'restitutio	805
	in integrum'	
	Quantification of compensation	805
	'Restitutio in integrum': Meaning	805
	Meaning of particular words	806
	Contributory and composite negligence	806
	Fiduciary	808
	Loan	809
	Non performing assets	809
	A uniform NPA definition -impractical and paralysing	809
	Defining NPA not essential legislative function	810
	Public policy	810
VIII	CONCLUDING REMARKS	812
	24 LABOUR MANAGEMENT RELATIONS	817
Ι	INTRODUCTION	817
II	INDUSTRIAL DISPUTES ACT, 1947	818
	Retrenchment	818
	Introductory	818
	Violation of retrenchment law	819
	Moulding of relief	827
	Waiver of right to back wages	828
	Regularisation in the event of unfair labour practice of the employer	829
	Introductory	829
	Situations discussed	829
	Relief to legal representatives of the deceased employee	839
	Workman	839
	Closure and transfer of business	841
	Violation of section FFA	841
	Sham transfer of business	843
	Interrelationship between Working Journalists Act, 1955 and the ID Act	847
	Disciplinary action	848
	Introductory	848
	Principle of proportionality applied	849
	Management's delaying tactics deprecated and penalized	855
Ш	TRADE UNIONS ACT, 1926	857
	Cancellation of the registration of trade union: Locus	857
IV	CONCLUSION	858

	25 LAW AND SOCIAL CHANGE	859
Ι	INTRODUCTION	859
Π	FREEDOM OF EXPRESSION	859
\mathbf{III}	VICTIM COMPENSATION SCHEME	861
IV	UNWED MOTHER AS SOLE GUARDIAN	861
V	PROPERTY RIGHTS OF DAUGHTERS	863
VI	COHABITATION AS ASSUMPTION IN FAVOUR OF MARRIAGE	863
VII	PERSONS WITH DISABILITIES	864
VIII	ACID ATTACK VICTIMS	866
IX	JOURNALISM	867
X	RIGHT TO HEALTH	868
XI	RIGHT TO EDUCATION	870
XII	GOVERNMENT ADVERTISEMENTS	870
	ELIGIBILITY TO CONTEST IN ELECTION	872
XIV	CONCLUSION	874
	26 MERCANTILE LAW	875
Ι	INTRODUCTION	875
${ m II}$	LAW OF CONTRACT	875
	Offer and acceptance	875
	Public policy Public Pu	876
	Payment of compensation	877
	Money paid by mistake or fraud	878
Ш	NEGOTIABLE INSTRUMENTS	880
	Cognizance of offence	880
IV	BANKINGLAWS	883
	Applicability of SARFEASI Act	883
	Definition of debt	885
	Definition of non- performing assets	886
	Sale of secured assets	887
	Condonation of delay	888
IV	CONCLUSION	890
	27 MUSLIM LAW	893
Ι	INTRODUCTION	893
II	LAW RELATING TO STATUS	894
	Nikah (Marriage)	894
	Bigamy	895
	Child marriage / puberty	897
	Mehr (dower)	898
	Talaq (Divorce)	899
	Tabaiyana (Adoption)	901
	Nafqa (Maintenance)	903

	Maintenace of unmmaried daughter	908
	Wilayat (Gurdianship)/Hizanat (Custody of a Child)	908
\coprod	LAWS RELATING TO PROPERTY	909
	Hiba (Gift) and wasiya (Will)	909
	Waqf and Waqf administration	911
	Wirathat (succession and inheritance)	919
	Shufa (Pre-emption)	925
IV	CONCLUSION	927
	28 PANCHAYATI RAJ	931
Ι	INTRODUCTION	931
	Gram sabha	932
	Functions of panchayats	932
II	RIGHT TO ENTER INTO COMPROMISE IS GIVEN TO THE	932
	VILLAGE PANCHAYATAND NOT EXCLUSIVELY TO THE SARPANCH	
Ш	SETTING ADDITIONAL QUALIFICATION FOR CONTESTING ELECTIONS TO PANCHAYATS HOW FAR CONSTITUTIONAL	934
	Setting educational qualification for candidature in panchayat elections	934
	Setting the mandatory requirement of toilet in houses for eligibility for panchayat elections is constitutional	936
	Birth of third child disqualifies a person from contesting panchayat elections	937
IV	CORRUPTION IN PANCHAYATS	938
V	ELECTION ISSUES	939
	Non-disclosure of criminal antecedents by a candidate	939
	mandatory for filing nominations in panchayat elections amounts to embezzlement	
	Countermanding elections on ground of improper rejection of nomination papers	940
	Inspection of electronic voting machines during panchayat elections can be only done by the court competent to try election petition	941
	Condition of re-counting of results of panchayat elections	942
	Age criteria for filing nomination in panchayat elections	943
	Physical verification of invalid votes needed before	945
	declaring sarpanch elections void	
	Non interference by court once the election process for panchayat has been set in motion	946
	Onus on district authorities to conduct elections	947
	immediately when a post in panchayat gets vacated due to death or other reasons	717
	Defection among panchayats members	947
VI	RESERVATION ISSUES IN PANCHAYATS	949

	Reservation for OBC (women) constituency by rotation	949
	Caste certificate of respective state is mandatory for seeking	951
	reservation in panchayat elections	
VII	ROLE OF THE COLLECTOR WHEN A NO-CONFIDENCE	952
	MOTION AGAINST PRAMUKH OF KSHETRA	
	PANCHAYAT IS PRESENTED	
VIII	NOTIFICATION IS OF PARAMOUNT IMPORTANCE IN	953
V 1111	DECLARING A GRAM PANCHAYAT AS A TRANSITIONAL	700
	AREA OR FOR BIFURCATION OF VILLAGE	
IX	DISTRICT MAGISTRATE'S POWER IS FUNCTUS OFFICIO	955
1/1	ONCE IT IS EXERCISED TO FILL A TEMPORARY VACANCY	755
	IN THE KSHETRA PANCHAYAT PRAMUKH OFFICE	
X	PRESENCE OF MLA DURING THE MEETING FOR ELECTION	956
Λ		930
	OF PRESIDENT AND VICE-PRESIDENT OF TALUKA	
321	PANCHAYAT IS AGAINST FREE AND FAIR ELECTIONS	057
XI	CONCLUSION	957
	29 PROPERTY LAW	959
Ι	INTRODICTION	959
II	GENERAL PRINCIPLES	959
	Transfer of property	959
	Restriction repugnant to interest created	962
	Priority of rights created by transfer	962
	Doctrine of lis pendense	963
	Doctrine of part performance	965
Ш	SPECIFIC TRANSFERS	967
	Sale of immovable property	967
	Rights and liabilities of seller and buyer	969
	Right of redemption	968
	Persons who may sue for redemption	972
	Charge on immovable property	973
	Lease of immovable properties	974
	Lease how made effected? Or registration of lease	976
	Right of the lessor's transferee	981
	Forfeiture of lease	982
	Tenancy-by-holding over	982
	Gift of property	985
	Gift when effected	987
	Onerous gift/Cancellation of gift	988
IV	CONCLUSION	989
	30 PUBLIC INTEREST LITIGATION	991
Ι	INTRODUCTION	991
II	NATURE OF PIL	991
_	- - - —	

Ш	PIL AND LOCUS STANDI	994
IV	PIL AND PROCEDURAL LAW	996
V	PIL AND ARBITRARY STATE ACTION	997
VI	PIL AND POLICY DECISIONS	1007
VII	PIL AND RESERVATIONS	1011
VIII	PIL AND FREEDOM OF SPEECH AND EXPRESSION	1013
IX	PIL AND ENVIRONMENT	1014
X	PIL AND RIGHT TO STRIKE	1014
XI	PIL AND ELECTION LAW	1015
XII		1016
XIII	PIL AND ALTERNATE REMEDY	1017
XIV	MISUSE OF PIL	1018
XV	CONCLUSION	1022
	31 SOCIAL SECURITY AND LABOUR LAW	1025
Ι	INTRODUCTION	1025
${ m II}$	BUILDING WORKERS (REGULATION OF EMPLOYMENT	1025
	AND CONDITIONS OF SERVICE) ACT, 1996 AND BUILDING	
	AND OTHER CONSTRUCTION WORKERS' WELFARE CESS	
	ACT, 1996	
Ш	EMPLOYEES' STATE INSURANCE ACT, 1948 AND	1028
	EMPLOYEES' COMPENSATION ACT, 1923	
IV	EMPLOYEES' COMPENSATION ACT, 1923 AND MOTOR	1030
	VEHCLES ACT, 1988	
V	EMPLOYEES' STATE INSURANCE ACT, 1948	1032
VI	FACTORIES ACT, 1948	1034
VII	EMPLOYEES PROVIDENT FUNDS AND MISCELLANEOUS	1037
	PROVISIONS ACT, 1948	
	MINIMUM WAGES ACT, 1948	1038
IX	CONCLUSION	1039
	32 TORT LAW	1041
Ι	INTRODUCTION	1041
Π	DEFAMATION	1041
Ш	NEGLIGENCE	1043
	Medical negligence	1045
IV	APPLICABILITY OF DOCTRINE OF STRICT LIABILITY	1046
V	ACT OF GOD	1050
VI	QUANTUM OF COMPENSATION	1051
	Compensation for death	1051
VII	DOCTRINE OF LEGITIMATE EXPECTATION	1054
VIII	NUISANCE	1055
XI	CONCLUSION	1056

	33 WOMEN AND THE LAW	1057
Ι	INTRODUCTION	1057
II	VIOLENCE, WOMEN AND FAMILIAL SPACE	1059
	Honour, love and sites of familial violence	1059
	Violence in marriage	1062
	Distinguishing dowry death and murder	1062
	Presumptions under law	1063
	Standard of proof	1064
	Meaning of "soon before her death"	1065
	Missing details in the FIR	1067
	Dying declarations	1068
	Suicides by wives and ascertainment of liability of husband and in-laws	1069
	Domestic violence	1072
Ш	RAPE	1075
	Dangerous juvenile	1076
	Age of consent	1077
	Compromise in rape	1080
	Grave mis-readings of law to do 'justice'	1083
	Death or life	1085
IV	HARASSMENT	1086
	Sexual harassment in judiciary	1086
	No undue sympathy	1091
V	RIGHTS, ENTITLEMENTS AND EMPOWERING MEASURES	1092
	Daughter's rights in HUF property	1092
	Married daughter's claim to compassionate appointment	1096
	Inheritance of husband's pension	1097
	Maternity leave to a commissioning mother	1097
	Guardianship Rights	1098
	Head of the household	1100
	Provisions for acid attack victims	1102
	Deployment of women constables	1104
	Hostel facilities for Scheduled Caste girls	1104
VI	MATRIMONIAL DISPUTES	1105
	Divorce	1105
	Discovery of truth and DNA evidence	1105
	Divorce from "hysterical", "moody" wife	1106
	Bigamy	1107
VII	DISCRIMINATION	1109
VIII	COMPENSATION	1111
IX	CONCLUSION	1112

	34 CENTRAL LEGISLATION	1113
Ι	INTRODUCTION	1113
II	CITIZENSHIP	1113
	The Citizenship (Amendment) Act, 2015	1113
Ш	EVICTION FROM PUBLIC PREMISES	1114
	The Public Premises (Eviction of Unauthorised Occupants)	1114
	Amendments Act, 2015	
IV	MOTOR VEHICLES LAW	1114
	The Motor Vehicles (Amendment) Act, 2015	1114
V	FINANCE, BANKING INSURANCE AND CORPORATIONS	1115
	The Finance Act, 2015	1115
	The Insurance Laws (Amendment) Act, 2015	1115
	The Regional Rural Banks (Amendment) Act, 2015	1118
	The Warehousing Corporations (Amendment) Act, 2015	1119
	The Companies (Amendment) Act, 2015	1119
VI	MINES AND MINERALS	1120
	The Mines and Minerals (Development and Regulation)	1120
	Amendment Act, 2015	1101
3.711	The Coal Mines (Special Provisions) Act, 2015	1121
VII	UNDISCLOSED FOREIGN INCOME AND ASSETS	1123
	The Black Money (Undisclosed Foreign Income and Assets) and Imposition of Tax Act, 2015	1123
VIII	NEGOTIABLE INSTRUMENTS	1125
VIII	The Negotiable Instruments (Amendment) Act, 2015	1125
IX	CONSTITTIONAL AMENDMENTS	1126
	The Constitution (One Hundredth Amendment) Act, 2015	1126
	The Constitution (Scheduled Castes) Orders (Amendment)	1126
	Act, 2015	
X	MISCELLANEOUS	1126
	The Payment and Settlement Systems (Amendment) Act, 2015	1126
	The Delhi High Court (Amendment) Act, 2015	1127
	The Repealing and Amending Act, 2015	1127
	The Repealing and Amending (Second) Act, 2015	1128
	The Andhra Pradesh Reorganisation (Amendment) Act, 2015	1128
XI	CONCLUSION	1128