## CONTENTS

		-
	FOREWORD	v
	INTRODUCTORY NOTE	vii
	ACKNOWLEDGEMENTS	ix
I.	COURTS AND THE PRESS : THE AREAS OF CONTROVERSY	1
II.	THE HISTORICAL TRANSFORMATION OF THE LAW OF CONTEMPT	21
III.	POLICY PERSPECTIVE AND LEGISLATIVE COMPROMISES	60
IV.	THE WORKING OF THE CONTEMPT OF COURTS ACT, 1971	<b>8</b> 9
v.	INVESTIGATING THE ADMINISTRATION OF JUSTICE : HOW FAR CAN THE PRESS GO ?	129
	The right to information about court proceedings	139
	The right to participate in respect of matters and issues before courts	146
	The right to free speech independent of pending litigation	160
	The right to evaluate and criticise judges and courts	163
	Special privileges for the press ?	170
٧I	. REFORMING THE LAW OF CONTEMPT OF COURT	175
VII.	SUMMARY OF OBSERVATIONS AND RECOMMENDATIONS	185
	General	185
	The right to information about court proceedings	186
	The right to participate in respect of matters and issues before the courts	187
	The right to free speech irrespective of pending proceedings	18 <b>7</b>
	Right to evaluate and criticise the work of courts	187
	APPENDICES	
A.	Statutes and Bills on Contempt of Courts in India	193
B.	Recommendations of Reports of Committees on Contempt of Court in India	218
C.	Recommendations of Reports of Committees on Contempt of Court outside India	259
D.		
	Sections 2, 5 and 12	269
Е.	Supplementary Note	271