CONTENTS

Acknowledgments
Abbreviations
List of Cases
i-vi

CHAPTER-I INTRODUCTION 1-23

CHAPTER-II ORIGIN OF AND THE NEED FOR THE RIGHT TO SPEEDY TRIAL 24-83
Statutory Provisions 26-29
Need for Speedy Trial 30-32
Trail Procedure 32-35
Rights of accused persons at the Trial 35-38
Administration of Criminal Justice 38-46
Causes for Delay 46-46
1. Arrears 46-49
2. State Caused Delays 49-49
   A) Delay in Judicial Appointments 49-50
   B) Quality of Judges 50-52
   C) Judge-Population Ratio 52-54
   D) Inadequate Facilities 54-55
3. Court Caused Delays 55-55
   A) Lack of Court Management 55-55
   B) Frequent Adjournments 56-56
4. Legal Profession Caused Delays 57-57
5. Accused Caused Delays 57-57
6. Other Factors 58-65

America 84-87
Australia 87-88
England 88-91
1. Right to Speedy Trial during Police Investigation 91-94
2. Speedy Trial for Capital Offences 95-98
3. Speedy Trial for Minor Offences 98-101
4. Speedy Disposal of Appeal 101-110
5. Whether Outer Limit Could be Prescribed by Court 111-119
Release on Bail pending Trial 119-131
Legal to the Indigent Accused 131-143

CHAPTER-IV \textbf{SPEEDY TRIAL – JUDICIAL RESPONSE IN INDIA} 160-289

Right to Speedy Trial – First Articulation 161-176
Right to Speedy Trial – Pre-Maneka Era 176-179
Post- Hussainara Era 180-195
Activism of Patna High Court 195-214
Supreme Court as the \textit{Sentinel on the qui vive} 215-236
Judicial Activism v. Separation of Powers 237-257
Post Common Cause 257-268

CHAPTER-V \textbf{CONCLUSION} 290-302

\textbf{BIBLIOGRAPHY} 303-309