CONTENTS

Title Page ................................. i
Acknowledgements ......................... ii
Declaration ............................... iii
Certificate ............................... iv
Table of Cases (Chronologically) ........ ix
Table of Cases (Alphabetically) .......... xvi

Chapter - 1
Introduction ................................ 1 - 15

1.1 Introduction............................... 1
1.2 Statement of the Problem ................. 3
1.3 Significance of the Study ................ 4
1.4 Review of Literature ..................... 7
1.5 Objectives of the Study ................. 8
1.6 Hypothesis ................................ 9
1.7 Definition of Important Terms .......... 9
1.8 Methodology .............................. 10
1.9 Scope and Limitations of the Study .... 11
1.10 Scheme of Chapterisation ............... 12

Chapter - 2
Genesis of Article 22 and its correlation with Articles 14, 19, 20 and 21 ....... 16 - 59

2.1 Introduction .............................. 16
2.2 Genesis of Article 22 ..................... 16
2.3 Correlation of Article 22 with Articles 14, 19, 20 and 21 .......... 49

Chapter - 3
Rights of Arrested Person under Article 22 (1) & (2) .......................... 60 - 98

3.1 Introduction .............................. 60
3.2 Right to be informed of the grounds of arrest ......................... 60
3.3 Right to consult and to be defended by legal practitioner .......... 62
3.4 Right to be provided with a lawyer by the State ..................... 74
3.5 Statutes barring appearance of lawyers ............................ 80
3.6 Right to be produced before a Magistrate ......................... 86
Chapter - 4
Grounds of Preventive Detention 99 - 141

4.1 Introduction 99
4.2 Disclosure of grounds of detention to Court 99
4.3 Relevant Ground 101
4.4 Vague Ground 102
4.5 Extraneous Ground 105
4.6 When one of several grounds is vague, irrelevant or non-existent 105
4.7 Particulars of the ground 112
4.8 Non-disclosure of Facts 123
4.9 Communication of the grounds of detention 125
4.10 Language of Communication 131
4.11 Second Communication 134
4.12 As soon as may be 136
4.13 Sufficiency of the grounds 138

Chapter - 5
Detenu's Right of Representation 142 - 183

5.1 Introduction 142
5.2 Representation to whom 142
5.3 Consideration of representation 145
5.4 Delay in considering representation 166

Chapter - 6
Validity of Detention 184 - 238

6.1 Introduction 184
6.2 Preventive detention and criminal prosecution 184
6.2.1 Preventive detention and Punitive detention 184
6.2.2 Order of detention against person in custody 185
6.2.3 Preventive detention after discharge or acquittal 191
6.2.4 Criminal prosecution if bar to preventive detention 192
6.3 Time-lag 196
6.3.1 Time lag between the prejudicial activity and the order of detention 196
6.3.2 Delay in making arrest after the order of detention 199
6.3.3 Confirmation of the detention order - Time limit 201
6.4 Public Order vis-a-vis Law and Order 205