CONTENTS

Acknowledgement
Abbreviation
Table of Cases
Introduction

CHAPTER-I SPEEDY TRIAL- CONCEPT
A. An Overview
B. Concept and Meaning of Speedy Trial
C. Nature of Delay and Timeframe
D. Speedy Trial – The Enforcement Mechanism
E. Speedy Trial – The Enforcement Mechanism
F. Delayed Trial – The Prejudice Theory
G. Defects and Errors in Procedural Law

Chapter – II SPEEDY TRIAL – HISTORICAL PERSPECTIVE

(A) The system of Criminal Justice in Ancient India
   (i) An overview
   (ii) Review of Ancient Literature
   (iii) Judicial Administration in Ancient India
   (iv) Theory of justice
   (v) Distinctive Features of Administration of Criminal Justice
   (vi) Kautilya – Law and Administration of Justice
   (vii) The present system – Comparison with Ancient Judicial system

(B) Judicial Administration in India during Medieval Period
Chapter – III  
SPEEDY TRIAL IN INTERNATIONAL PERSPECTIVE

A. Speedy Trial – International Covenants and Conventions

B. Development of the Right to Speedy Trial
   1. United States of America (USA)
   2. United Kingdom (U.K.)
   3. Australia

C. Problem of Backlog and Delay – A Comparative Study
   1. Two Major System of Trial
      a. Inquisitorial System
      b. Adversary System
   2. Judicial Productivity
Chapter – IV SPEEDY TRIAL: A CONSTITUTIONAL MANDATE
A. An Overview
B. Constitutional Provisions for Speedy Trial
   (i) Protection of Life and Personal Liberty – General Observation
   (ii) Right to Speedy Trial
   (iii) Structure, Role and Management of the Judicial System
C. Emergence of Speedy Trial as a Fundamental Right in India
D. Speedy Trial and Judicial Dynamism

Chapter – V SPEEDY TRIAL IN STATUTORY PROVISIONS
(A) Speedy Trial in Criminal Procedure Code
   (i) Brief History – An outline
   (ii) The process of criminal Trial in India
   (iii) Legal Position - Speedy Trial versus Judicial Delay
   (iv) Rights of Accused and Victims
   (v) Statutory Provisions
   (vi) Provisions of Summary Trial
   (vii) Malimaath on Trial Procedure - Recommendations
   (viii) Compounding of offences
   (ix) Plea Bargaining
(B) Speedy Investigation
(C) Speedy Services of Summons
(D) Speedy Inquiry
(E) Free Legal Aid

Chapter – VI ROLE OF VARIOUS AGENCIES IN FURTHERANCE OF SPEEDY TRIAL
(A) An Overview
(B) Earlier Efforts
(C) Malimath Committee on Speedy Trial

I. Problem of Pendency and Delay in Criminal Justices
II. Structural Reforms
III. Recommendation of the Committee on Rights of Victims
IV. Remedies—In Reference to Malimath Recommendations

(D) Role of Lawyers in Speedy Trial
(E) Role of Litigants in Speedy Trial
(F) Lok Adalat
(G) Use of Information Technology to achieve Speedy Justice

Conclusion & Suggestions 385 - 395
Bibliography i - ix