# CONTENTS

## ACKNOWLEDGEMENTS

## TABLE OF CASES

### TABLE OF STATUTES AND BILLS

### TABLE OF RULES, REGULATIONS

<table>
<thead>
<tr>
<th>CHAPTERS</th>
<th>TITLE</th>
<th>PAGE NOS.</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>INTRODUCTION</td>
<td>1-30</td>
</tr>
<tr>
<td></td>
<td>A. STATEMENT OF THE PROBLEM AND ITS SIGNIFICANCE</td>
<td>1-11</td>
</tr>
<tr>
<td></td>
<td>B. JUSTIFICATION FOR STUDY</td>
<td>12-23</td>
</tr>
<tr>
<td></td>
<td>C. SCOPE OF STUDY</td>
<td>23-24</td>
</tr>
<tr>
<td></td>
<td>D. METHODOLOGY EMPLOYED</td>
<td>24-26</td>
</tr>
<tr>
<td></td>
<td>E. SCHEME OF THE DISSERTATION</td>
<td>26-30</td>
</tr>
<tr>
<td>II</td>
<td>THE INDUSTRIAL DISPUTES ACT, 1947: THE SALIENT FEATURES</td>
<td>31-51</td>
</tr>
<tr>
<td>III</td>
<td>THE INDUSTRIAL DISPUTES ACT, 1947: A FEW KEY DEFINITIONS</td>
<td>52-73</td>
</tr>
<tr>
<td></td>
<td>A. INTRODUCTION</td>
<td>52-53</td>
</tr>
<tr>
<td></td>
<td>B. &quot;INDUSTRY&quot;</td>
<td>53-60</td>
</tr>
</tbody>
</table>
C. "INDUSTRIAL DISPUTE" 61-67
   a. FACTUM OF THE DISPUTE 62-63
   b. PARTIES TO THE DISPUTE 63-64
   c. SUBJECT-MATTER OF THE DISPUTE 64-67

D. "WORKMAN" 67-73

IV COURT OF INQUIRY: NEED AND JUSTIFICATION FOR ITS RETENTION 74-97

A. INTRODUCTION 74-78

B. HISTORICAL ACCOUNT 78-81

C. COURT OF INQUIRY: STATUTORY PROVISIONS VIS-À-VIS JUDICIAL DICTA 81-94

D. COURT OF INQUIRY: NOT A SUPERFLUOUS MACHINERY 94-97

V WORKS COMMITTEES VIS-À-VIS WORKERS' PARTICIPATION IN MANAGEMENT: SOME FADS AND FOIBLES 98-143

A. INTRODUCTION 98-101

B. PARTICIPATIVE MANAGEMENT: AN OVER VIEW 101-110

C. WORKS COMMITTEES- A HISTORICAL PERSPECTIVE 110-117

D. WORKS COMMITTEES UNDER THE INDUSTRIAL DISPUTES ACT, 1947 117-120

E. WORKS COMMITTEES: A LOOK FROM THE JUDICIAL ANGLE 120-140
F. CONCLUSION 140-143

VI CONCILIATION: A TEDIOUS TASK OF BRIDGING THE SUPPOSEDLY UNBRIDGEABLE 144-228

A. INTRODUCTION 144-147

B. THE PROCESSES OF CONCILIATION AND MEDIATION: APPARENT DISTINCTIONS 147-155

C. CONCILIATION VIS-À-VIS COLLECTIVE BARGAINING 155-158

D. TYPES OF CONCILIATION 158-162

E. CONCILIATION : A HISTORICAL NOTE 162-165

F. CONCILIATION PROCESS: THE STATUTORY FRAMEWORK 165-173

G. “SETTLEMENT”: MEANING OF 173-200

H. PERIOD OF OPERATION OF SETTLEMENTS 200-208

I. BINDING NATURE OF A SETTLEMENT 208-215

J. COMMENCEMENT AND CONCLUSION OF CONCILIATION PROCEEDINGS 215-222

K. CONCLUSIONS AND SUGGESTIONS 222-228

VII VOLUNTARY ARBITRATION UNDER THE INDUSTRIAL DISPUTES ACT: A CRITICAL ASSESSMENT 229-303

A. INTRODUCTION 229-233

B. I ARBITRATION: MEANING OF 233-235