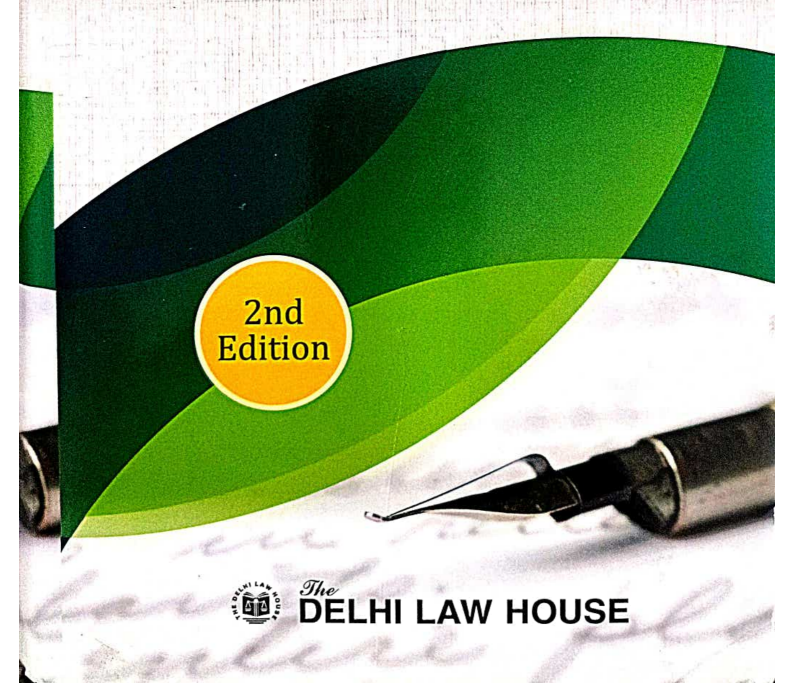
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Sixth Edition

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CRIMINAL TRIAL AND INVESTIGATION

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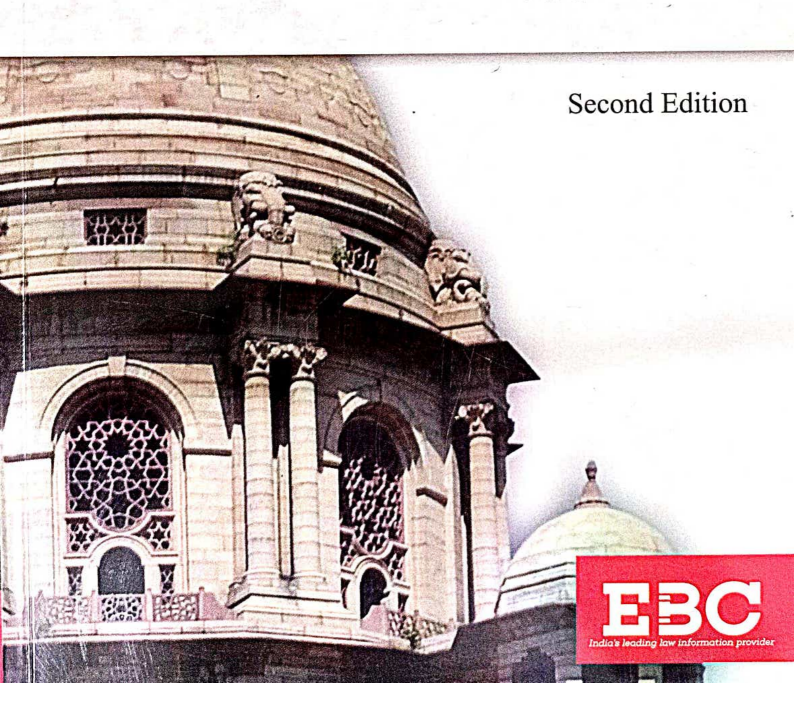
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CONSTITUTIONAL LAW

MAMTA RAO



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CONSTITUTIONAL LAW

The second edition of Mamta Rao's Constitutional Law has been thoroughly revised with the latest constitutional amendments and case laws. Since the publication of the first edition India has witnessed historic developments in the field of constitutional law. This new edition incorporates the various judgments of the Supreme Court that have given a new dimension to the concept of liberty, equality and religious freedom on one hand and some long drawn disputes have been put to rest on the other hand. Apart from all the case laws, the constitutional amendments have been incorporated in this edition.

The key features of the latest edition are:

- Key cases, definitions and points have been given in the margins for emphasis and easy reference by students and faculty.
- Includes the latest constitutional amendments: 99th Amendment Act, 2014, 100th Amendment Act, 2015, 101st Amendment Act, 2016, 102nd Amendment Act, 2018, 103rd Amendment Act, 2019 and 104th Amendment Act, 2019. Enactment of Jammu & Kashmir Reorganisation Act, 2019 also included.
- Updated with the latest case law, including M. Saddiq, (2020) 1 SCC 1 (Ram Janmabhumi Temple case); Young Lawyers Assn., (2019) 11 SCC 1 (Sabarimala case); Joseph Shine, (2019) 3 SCC 39 (Adultery case); K.S. Puttaswamy (5J), (2019) 1 SCC 1 (Aadhaar case); Navtej Singh Johar, (2018) 7 SCC 192 (Decriminalisation of Consensual sex between same sex partners case); Common Cause, (2018) 5 SCC 1 (Euthanasia case); K.S. Puttaswamy (9J), (2017) 10 SCC 1 (Privacy case); Shayara Bano, (2017) 9 SCC 1 (Triple Talaq case) Krishna Kumar Singh, (2017) 3 SCC 1 (Ordinances case) and SCORA, (2016) 5 SCC 1 (NJAC case).

This comprehensive work will prove to be immensely useful to students of LL B and LL M, researchers, academicians, lawyers, judges and all those who strive towards better understanding of the Constitution.











CONSTITUTIONALISM & the RULE OF LAW

In a THEATRE
OF DEMOCRACY

A.K. SIKRI

Foreword by

JUSTICE D.Y. CHANDRACHUD

Introduction by

PROF. UPENDRA BAXI

Afterword by

JUSTICE ROHINTON FALI NARIMAN



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Authored by Justice A.K. Sikri, one of our most distinguished Judges, "Constitutionalism and the Rule of Law in a Theatre of Democracy" reflects on his profound experience as a Judge as much as it does on his transformative vision of the Constitution. It is a comprehensive commentary on the jurisprudence underlying the development of the law. The book covers the expansion of the scope of judicial review and the heightened standards of scrutiny devised by courts. The book provides ring-side insights into the jurisprudence of dignity which has led to the expansion of Fundamental Rights. The author gives us an opportunity to analyse the process of social transformation through the interpretation of law. The book covers various other allied concepts in the law, such as the globalisation of judging and the inextricable link between the law, literature, and gender justice.

Extract from the Foreword

This comprehensive book will help readers understand the law in its social context. The book is rich in prose and content. The written word, through his speeches and lectures, enables us to delve into the thoughts of Justice A.K. Sikri and into his own evolution as a sensitive and compassionate Judge. Justice Sikri became, during his tenure on the Supreme Court, one of the foremost practitioners of the art and craft of judging. Reading through these enlightening pages will let the readers form their own views on the "whys" and the "hows" of the art and craft which the author has throughout his judicial career so ably portrayed.

— Dr Dhananjaya Y. Chandrachud Chief Justice of India

Extract from the Introduction

Justice Sikri will be remembered for long for many qualities of heart and head. Towering among these are his accessibility and humility — the two foremost attributes for doing justice. The opposites — isolation in eminence and decisional arrogance — are inimical to doing constitutional justice. This valuable anthology, in part, explains why the present generation, like the future ones, would hall Justice Sikri as a Judge made for justice.

— Upendra Baxi

Emeritus Professor of Law, University of Warwick, former Vice-Chancellor, University of Delhi











C.K. TAKWANI

Textbook On Constitutional Law Of India

Fifth Edition

Including
QES - Quick Examination Study
&
Summary of Constituent Assembly Debates
under relevant Articles

Alongwith Critical analysis on Sealed Cover Jurisprudence



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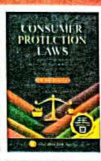
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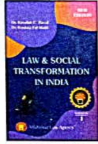


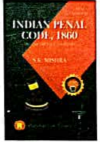


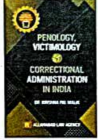




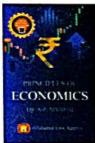




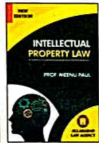


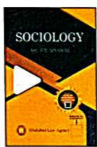




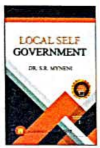




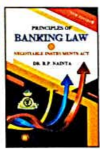


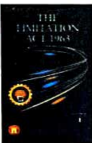








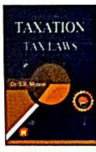




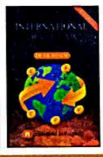




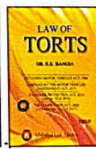














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THE JUDGE IN A DEMOCRACY



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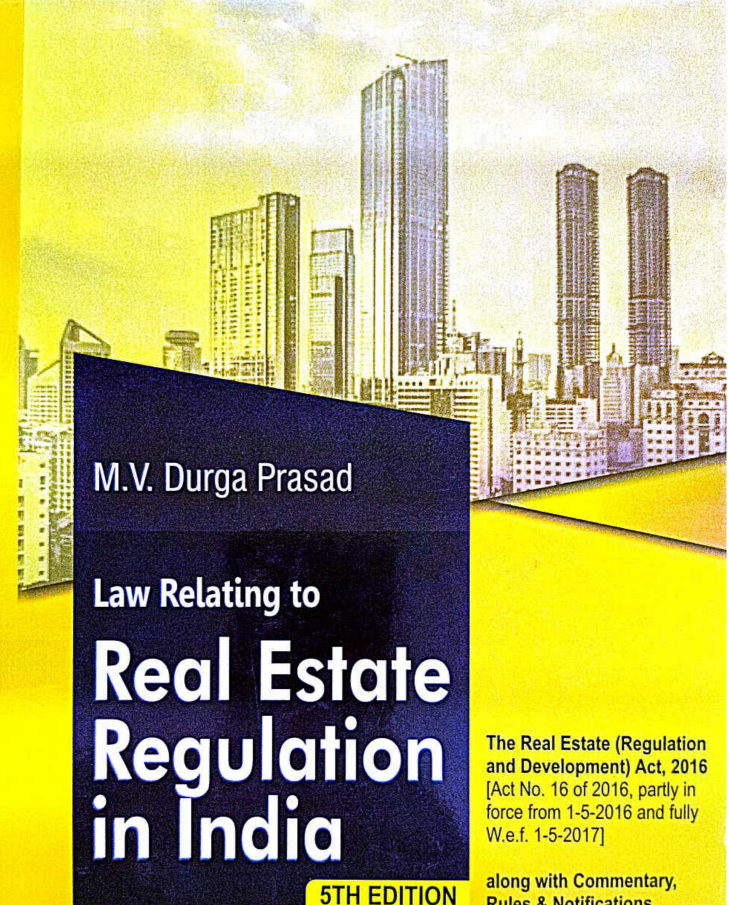
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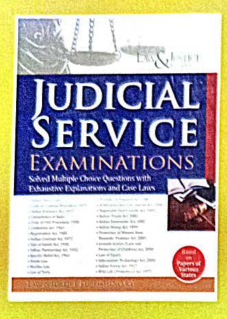
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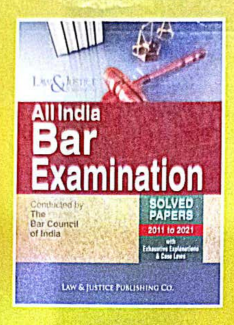
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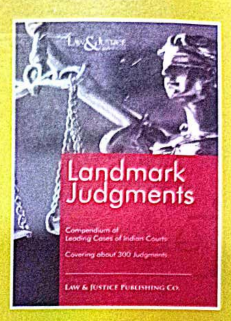
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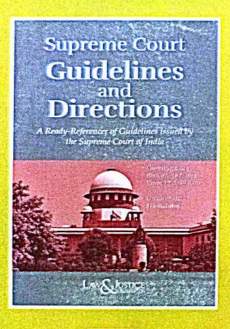




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ABOUT THE BOOK

Criminally is a mindset and act is an implementation! The unsernpulous elements may attempt to take lives. But can never take away the residues of evidences left belitud!

— Yayesh V Nayyar

Forensics is a very important tool to identify a crime and its nature in the form of evidence by way of reconstruction of crime scene and identifying the tools and implements used for the purpose of committing a crime. Despite hundred odds, the investigation and the investigating agencies spend day and nights to eatch hold of the real culprit. It's where the part of Medical jurisprudence, forensies, toxicology, handwriting experts comes into being.

Needless to mention here that, no only the investigators play a vital role in deciphering a modis-operandi behind a crime; so as well the experts of forensics come to rescue as an aid to substantiate the evidence collected by the investigators by not only deciphering the instruments, imer-alia the techniques used by the offenders in perpetration of a crime or an offence.

It's a tedious job for every lawyer when it comes to cross-examination of an expert and investigators especially in cases which are specialized crime. There's always a need of a knowhow as to what to cross-examine to an expert and an investigator in cases which are specialized crime.

The book covers the detailed aspects, understanding the implements and knowhow for cross-examination & as well detailed questionnaire on cross-examination of expert witness & investigators, importance expert opinion, on various aspects including but not excluding, the cases under IPC, Burn cases, Rape, Murder, Asphyxia, Gunshot injury, ballistics of fire arms, weapons, bomb blast, Forensic finger print expert, Crime Scene & Forensic DNA Expert, Hand-writing and fingerprint analysis expert, Security Documents, Currency notes, Forged Judicial & Non-Judicial stamp papers, Passport, Visa, Driving license, registration certificate, ATM Cards, Torn documents, Charred documents, Digital evidence, Image analysis (CCTV Footage), Theft and Burglary & and the case laws delivered by the Hon'ble Supreme Court of India and High Courts of India.

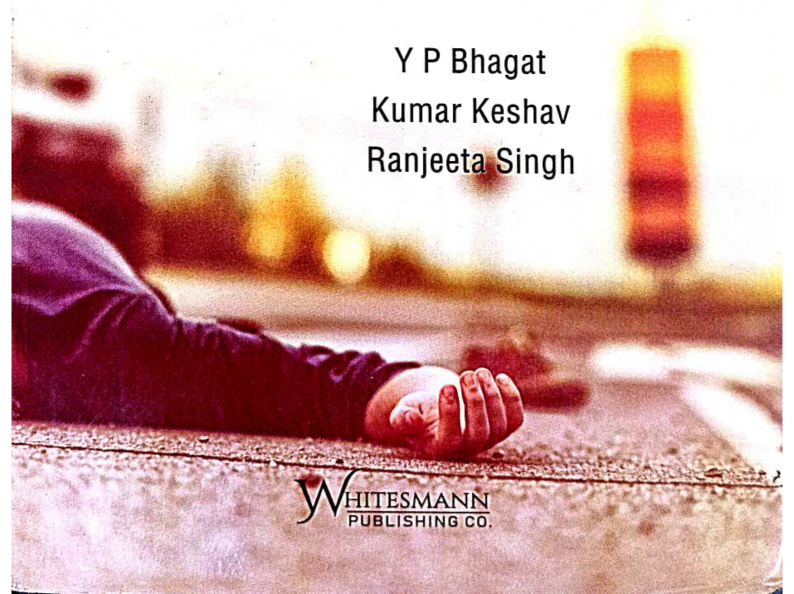
I hope the book shall be helpful to the Medical students, Investigating agencies, Judicial Authorities & Legal fraternity while contesting and representing matters before the Court Joget v rayyar of Law.

PRICE INR 27/00/5



Laws on Dying Declaration in India and Abroad

And
Other Statements made by the person dead or not available



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Third Edition on Law of Evidence

- Easy Language.
- Special Comments on 'Electronic Evidence'
- Comparative Table With All Provisions of Evidence Act 1872.

S.S. WAGH

Personal by

Hon. Justice Late Shri P.B. Sawant

Former Judge, Supreme court of India

Hon. Justice Shri Sanjay A. Deshmukh

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BHARATIYA SAKSHYA ADHINIYAM 2023 ACT 47 OF 2023

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B.N.S.S. 2023 = Bharatiya NagarikSuraksha Sanhita 2023

B.N.S. 2023 = Bharatiya Nyaya Sanhita 2023

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Adv. S.S. Wagh

भाषा इतनी सरल होनी चाहिए की पढ़ते समय भाषा की सुंदरता का विचार मन में ना आए! ''जो लिखा वह पढ़ते ही ग्रहण हो जाये'' इस कदर होना चाहिए

Language should be so simple, that thought of language should not touch the mind of reader. Whatever is read gets directly digested.

Thanks to all for overwhelming response to the 2nd edition of 'Basic Law of Evidence' Because of its simple language and methodical approach towards the law of Evidence, it was well received by the legal fraternity; which inspired me to present this third edition on the law of evidence in the form of "The Bharatiya Sakshya Adhiniyam, 2023", with detailed and exclusive comments on Electronic Evidence, in simplest possible language alongwith landmark case laws. The comments on electronic evidence are exclusive and are not yet touched upon in any ruling or any book on this subject.

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