

BAIL: LAW AND PRACTICE IN INDIA (2019)

Name of the book	Editors	Description	Chapters		
BAIL: LAW And PRACTICE IN India (2019)	Prof. Manoj K Sinha & Dr Anurag Deep	The book covers the wide spectrum of bail jurisprudence in India. The constitutional principles and the statutory provisions (section 436, 437, 437A, 438, 439, 167 <i>etc.</i>) that deal with bail under CrPC 1973 have been comprehensively discussed in nine chapters. The provisions of bail under a few of special legislations have also been analysed. The book also examines provisions from foreign jurisdictions wherever desirable. The changing contours of judicial delineation through the high courts and the Supreme Court decisions on bail including decisions up to their critical examinations are common thread in the chapters. The recommendations of various reports of the Law Commission of India finds place with a critical study of 268 th report on bail submitted in 2017. The work further suggests reforms in the law of bail to make it more practical in nature. Advocates, academicians, enforcement agencies, public prosecutors, journalists, judges, researchers and students <i>etc.</i> will find the book useful.	I. Chapter-1 Individual Freedoms And Criminal Justice Administration: Constitutional Perspectives With Special Reference To Right To Bail	P Puneeth (JNU)	
			II. Chapter-2 Law relating to Bail in India	G. Kameswari Goda (Lloyd) and Dipa Dube (IIT-Kharagpur)	
			III. Chapter-3 Bail By Police	Anurag Deep, (ILI)	
			IV. Chapter-4 Bail: Judicial Discretion	Jyoti Dogra Sood (ILI)	
			V. Chapter-5 Anticipatory Bail	Shyam D. Nandan (Advocate)	
			VI. Chapter-6 Bail under Special Legislations	Shyam D. Nandan and Deepa Kansra (JNU)	
			VII. Chapter-7 Default Bail	Neeraj Tiwari (NLU-Delhi)	
			VIII. Chapter-8 Cancellation of Bail	Shyam D. Nandan and Deepa Kansra	
			IX. Chapter-9 Restructuring 'Bail': A Roadmap of Justice' to Under-trials	Upma Gautam (IPU)	