**LAW OF SEDITION AND FREEDOM OF EXPRESSION IN INDIA (2018)**

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| LAW OF SEDITION AND FREEDOM OF EXPRESSION IN INDIA (2018) | Prof. Manoj K Sinha & Dr. Anurag Deep | The book covers the Indian journey of the law of sedition during British period till date. The competing claims of democratic values and desirability of the provision of sedition law is examined. The Constituent Assembly Debates as well as position in the US, UK and New Zealand are deliberated. The Supreme Court decisions on section 124A and other similar laws in *Bharati Press, Kedar Nath Singh, Balwant Singh, Arup Bhuyan, Common Cause, etc.* are critically studied. The book presents a comparative analysis of these decisions with the Privy Council and Federal Court decisions as well as foreign decisions of *Brandenburg and Humanitarian Law Project, etc.* The study examines the Law Commission reports and six Bills of the Parliament on section 124A besides opinion of distinguished experts on retention or repeal of section 124A. The work also suggests reforms in the law and attempts to present a Bill. The book will be meaningful for the advocates, academicians, enforcement agencies, journalists and judges, etc. | I. **Chapter One** - Law of Sedition: Evolution and Development  
II. **Chapter Two** - Section 124A-Constitutional Precepts and Precedential Directions  
III. **Chapter Three** - Analysis of Section 124A  
IV. **Chapter Four** - Procedural and Evidential Issues of Sedition  
V. **Chapter Five** - Desirability of Sedition Law  
VI. **Chapter Six** - Concluding Remarks |