

CONTENTS

Part-I

Judgments and orders

1.	Livelihood earned through an illegal act is not <i>Rizq-e-Halal</i>	13
2.	A cheating student manages to become a doctor and poses a moral dilemma	23
3.	The concept of Discharge in a criminal case elucidated and misconceptions about the same removed	37
4.	Release of thousands of prisoners through proper interpretation of the Surrender of Illicit Arms Act, 1991	75
5.	Bail in cases of recovery of narcotic substances	85
6.	Summoning of a person for the purpose of facing a trial in a criminal case	95
7.	Punishing a person for his poverty on account of his inability to pay monetary compensation to the victim or his heirs	115
8.	General Pervez Musharraf's Referendum	151
9.	A trifling hurt or damage does not attract the definition of 'terrorism'	157
10.	Scope of review jurisdiction	163
11.	Defining 'terrorism' and inviting wrath of the Supreme Court	175
12.	Striking down the enigmatic Juvenile Justice System Ordinance, 2000	221
13.	Poast declared a narcotic substance	271
14.	The scope of jurisdiction and the extent of powers of an ex-officio Justice of the Peace in Pakistan	291
15.	Abduction for ransom is triable by an Anti-Terrorism Court	371
16.	Seizure and <i>superdari</i> of vehicles in cases involving recovery of narcotic substances	375
17.	Section 406, PPC deals with entrustment of property and not payment or investment of property	387
18.	Dispossession of some other laws by the Illegal Dispossession Act, 2005	391
19.	Remissions for under-trial prisoners	405
20.	Stage of and forum for determination of age of an accused person for the purposes of the Juvenile Justice System Ordinance, 2000	409

Part-II

Linguistic pleasures

21.1	A dead man was convicted and sentenced	435
21.2	Daylight occurrence and double murder	435
21.3	Lady-killer	435
21.4	Verbal insult and old age	436
21.5	Equity cannot flow from a spring polluted by illegality or	

self-interest	438
21.6 Divinity, law and medicine	439
21.7 Misunderstanding of law or lack of proper application of mind	440
21.8 Illicit use of a law by the State	440
21.9 Terrorism is a marble hearted fiend	442
21.10 Aggressive and punitive response	442
21.11 New maxim coined	443
21.12 Putting a human being in an iron cage for the rest of his life	444
21.13 Cradle or old people's home	446
21.14 Democracy <i>sans</i> sanctity of ballot	447
21.15 Push, shove or scuffle	448
21.16 <i>Esprit de corps</i>	448
21.17 Magic wand	449
21.18 Terror and terrorism	450
21.19 Judge outran his discretion	451
21.20 Sages down the ages	452
21.21 Watching the watchman	453
21.22 Refusal of bail was outrageous	454
21.23 Draconian laws	455
21.24 The law may sometimes be an ass	455
21.25 Judicial engineering	456

Part-III **Suggestions**

22.1 Command over the language	459
22.2 Build an image of yourself	459
22.3 Punctuality	460
22.4 Respect begets respect and proper assistance is a resultant bonus	461
22.5 Speak less	462
22.6 Smile and disarm	462
22.7 Sum up the arguments	463
22.8 Issuing pre-admission notices exposes lack of confidence or laziness	463
22.9 Dictate most of the short orders and judgments in the court	464
22.10 Prompt writing of longer judgments	465
22.11 Never take pity on your secretary or stenographer	465
22.12 Attaching bright young lawyers or law students with courts and employing law clerks and judgment writers	466
22.13 Continuing legal education and training	467
22.14 Amity among Judges	467
22.15 Justice according to the law	468

22.16	Transformation of criminal justice system from justice mode to crime control mode	468
22.17	Fruits of constitutional rights	469
22.18	Treat your job like an act of worship and also beg forgiveness	470

Appendices

23.	Independence of Judiciary: The Final Frontier	473
24.	Message for the Annual Dinner of the Society of American Law Teachers	483

