T	A	R	LE	OF	$\mathbb{C}\mathbb{O}$	NI	CEN	PTL
Д	Δ					1 / 1	1 1	

TABLE OF CONTENTS	
Topics	
Acknowledgments	
List of Cases	
List of Abbreviations	
CHAPTER 1	
INTRODUCTION	1-33
1.1 Introduction	1-3
1.2 Statement of Problem	4-10
1.3 Literature Review	11-28
1.4 Research Gap	29
1.5 Hypothesis	30
1.6 Research Questions	30
1.7 Research Objectives	30
1.8 Research Methodology	31
1.9 Chapterization	32-33
CHAPTER 2	
CONCEPTUAL FRAMEWORK OF NARCO ANALYSIS:	34-60
2.1 Introduction	34
2.2 Definitional Aspects of Narco Analysis	35
2.3 Scientific Basis for Narco Analysis Test	35
2.3.1 Scientific Interpretation of Deception Detection Test	36-37
2.3.2 The Truth Serum Trial	38
2.4 Exploring Narco Analysis from Different Perspectives	39
2.4.1 Forensic Aspects of Narco Analysis Test	39-40
2.4.2 Neuroscience Technique of Crime Detection	41

2.4.3 Medical Aspects of Narco Analysis Test	42-44		
2.4.4 Medical Ethics and Forensic Science	45-47		
2.4.5 The Procedure for Drug Preparation in Narco Analysis Test	48		
2.4.6 Role of Forensic Psychiatrist	49		
2.5 Clinical and Experimental Studies			
2.6 An Overview of Narco Analysis and Criminology			
2.6.1 The Police's Involvement	53		
2.6.2 Invasive Techniques in Criminal Investigation	53-54		
2.6.3 Evidentiary Appraisal in a Criminal Trial	55		
2.6.4 Reliability and Scientific Validity	56-58		
2.7 Conclusion			
CHAPTER 3			
COMPARATIVE STUDY OF NARCO ANALYSIS: INDIA, USA AND UK			
3.1 Introduction			
3.2 Development of Narco Analysis: India, USA, and the UK			
3.3 Constitutional Imperatives of Narco Analysis Test: India, USA, and UK			
3.4 Right Against Torture: A Fair Trial Rule			
3.5 The Legality of Narco Analysis Test in the Criminal Justice System:	93-109		
India, USA & UK			
3.6 Conclusion	109-110		
CHAPTER 4			
NATIONAL LEGISLATIONS AND JUDICIAL APPROACH ON			
NARCO ANALYSIS IN INDIA	111-150		
	111		
4.1 Introduction			
4.2 Indian Laws on Narco Analysis4.2.1 The Constitution of India, 1950	112 113-118		
4.2.2 The Criminal Procedure Code, 1973	118-112		
4.3.3 The Indian Evidence Act, 1872	123-130		
Too Inc main Evidence Act, 10/2			

•

4.3 Judicial Approach on Narco Analysis Test in India4.4 Conclusion				
		CHAPTER 5		
HUMAN RIGHTS ISSUES RELATING TO NARCO ANALYSIS	151-200			
5.1 Introduction	151			
5.2 Pertinent International Human Rights Instruments and Narco Analysis				
5.2.1 Universal Declaration of Human Rights	153-155			
5.2.2 Geneva Convention Relative to the Treatment of Prisoners of	155-157			
War, 1949				
5.2.3 International Convention on Civil and Political Rights (ICCPR),	157-158			
1966				
5.2.4 American Convention on Human Rights, 1969	1. 460			
5.2.5 Principles of Medical Ethics Relevant to the Role of Health	160-161			
Personnel, particularly Physicians, in the Protection of Prisoners				
and Detainees against Torture and Other Cruel, Inhuman, or				
Degrading Treatment or Punishment, 1982				
5.2.6 Convention on Torture and other forms of cruel, inhuman or	161-165			
degrading treatment, 1984				
5.2.7 Body of Principles for the Protection of All Persons under Any	165-166			
Form of Detention or Imprisonment, 1988				
5.2.8 Rome Statute of the International Criminal Court (ICC), 1998	166-167			
5.3 Human Rights Issues and Concerns on Narco Analysis Test	167-174			
5.4 Human Rights Approach to Science	174-177			
5.4.1 Scientific Intrusion and Human Rights	177-181			
5.4.2 Medical Conscience and Scientific Deception Test	181-184			
5.5 Police Interrogation and Criminal Investigation	185-186			
5.5.1 Role of Police	187-190			
5.5.2 Role of the Court	190-191			
5.5.3 Violative of Right to Fair Trial	192-196			
5.6 Need for Collective Standard of Conduct	196-199			

.

CHAPTER 6

CONCLUSION	201-241
6.1 Introduction	201
6.2 Research Overview	201-202
6.3 Findings of the Research	203-209
6.4 Recommended Suggestions	209-212
REFERENCES	213-241