



COLLECTOR'S
EDITION

BEFORE MEMORY FADES...
an autobiography

FALI S. NARIMAN

Before Memory Fades An Autobiography

**Michael Stausberg, Yuhon Sohrab-
Dinshaw Vevaina**



Before Memory Fades An Autobiography:

Before Memory Fades Fali S. Nariman, 2010-06-01 Before Memory Fades by Fali S Nariman is a revelatory comprehensive and perceptive autobiography candid compelling and authoritative Internationally admired and respected Fali S Nariman is a senior advocate of the Supreme Court of India He began his career at the Bombay High Court in November 1950 and has since been active in the legal profession Over the years he has held several prestigious posts at both the national and international levels He became a Member of Parliament Rajya Sabha in November 1999 He is the recipient of the Padma Bhushan 1991 and the Padma Vibhushan 2007 Starting with his formative years when he had the good fortune to interact with many eminent judges and advocates Fali S Nariman moves on to deal with a wide variety of important subjects such as the sanctity of the Indian Constitution and attempts to tamper with it crucial cases that have made a decisive impact on the nation especially on the interpretation of the law the relationship between the political class and the judiciary the cancer of corruption and how to combat this menace the author outlines measures to restore the now low credibility of the legal profession he also delineates his role in several high profile cases In recognition of his track record the Government of India nominated him to the Rajya Sabha He describes the highlights of his tenure there Both members of the legal profession and the lay reader will find the contents informative and useful **Voice of the Populist Jurisprudent L S**

Sathiyamurthy, 2019-08-23 Justice V R Krishna Iyer was a dynamic lawyer He was elevated as a Judge of the Kerala High Court and served as a Super Judge of the Supreme Court of India He had also fought in the general election and served as Minister in Kerala He was a contestant to the high office of president of India too He has delivered more than 750 judgments in the tenure of fewer than eight years in the Supreme Court of India which has served as guiding precedents with resounding effects even after four decades This book is a prospective analysis of the progressive pronouncements of Justice V R Krishna Iyer and his extra judicial writings The inimitable language and the contribution of words to the legal vocabulary by Justice V R Krishna Iyer are discussed quoting with relevant decisions The Judgments penned down by Justice V R Krishna Iyer in Ediga Annama case 1974 which suggested a penealogical solution for the punitive dilemma and the decision in Maneka Gandhi case 1978 that widened the scope of Article 21 Constitution of India are well examined are presented for the readers with more information The narratives and messages in the case of CB Muthmma 1979 the first IFS qualified woman and how it removed the masculine prejudice from the Service Rules are useful law students and legal practitioners as well This book invites the readers on a fascinating journey of judgments which set new trends in Bail jurisprudence legal aid to justice seekers and other important areas we confront every day **Goa 2011** Savio Abreu, Rudolf. C. Heredia, 2014-01-01

This book is the outcome of the national seminar Goa 2011 Reviewing and Recovering 50 years organised on the occasion of the golden jubilee of Goa s liberation from Portuguese rule The seminar intended as the first of a series of multi disciplinary seminars on Goan themes and issues was convened by the Xavier Centre of Historical Research XCHR and the Thomas

Stephens Konknni Kendr TSKK to begin a process of self education and knowledge creation to comprehend how the people of this state have shaped and directed their post colonial history and how specific socio political and cultural contexts have influenced that contemporary history The book underlines the rapid and at times traumatic social changes Goan Society is undergoing today Whether it be in regard to the construction of their past or the preservation of their culture including that of the subalterns and the marginalized whether in controversies over their collective identity as Goans expressed in their language or their politics whether in relation to the land and its commodification by the market or its objectification with unsustainable development whether in the search for a relevant education or the struggles of civil society movements everywhere there is evidence of the complex and multiple impact of rapid change at various levels What surely is the need of the hour is now to find a horizon of hope within which to understand our world so as to be able to change it as subjects rather than just coping with it as objects of our own history

The Informal Constitution Abhinav Chandrachud, 2020-11-30 Enacted for historical reasons on 26 January 1950 the Constitution of India provided that the Supreme Court of India situated in New Delhi was to have one Chief Justice of India and not more than seven judges Today the Court has 33 judges in addition to the Chief Justice of India But who are these judges and where did they come from Its central thesis is that despite all established formal constitutional requirements there are three informal criteria which are used for appointing judges to the Supreme Court age seniority and diversity The author examines debates surrounding the Indian judicial system since the institution of the federal court during the British Raj This leads to a study of the political developments that resulted in the present collegium system of appointing judges to the Supreme Court of India Based on more than two dozen interviews personally conducted by the author with former judges of the Supreme Court of India this book uniquely brings to the fore the unwritten criteria that have determined the selection of judges to the highest court of law in this country for over six decades

God Save the Hon'ble Supreme Court Fali S. Nariman, 2018-07-24 A timely volume that highlights the forthright and candid views and opinions on a wide variety of pertinent issues by one of India's most respected legal luminaries FALI S NARIMAN with a remarkable track record in the legal field is not one to mince his words He holds forth cogently on topics such as the Supreme Court and the judiciary politicians and Parliament the media and its right to expression the Constitution of which he is an ardent defender and the minorities and more Whatever be the subject he drives home his points on the basis of sound and logical contentions and arguments Also he questions the recent functioning of the Supreme Court of India the government's policies vis vis the press the judiciary and particularly the minorities who he declares today need to be protected as per the Constitution more than ever before He peppers the text with countless facts innumerable anecdotes and enthralling incidents that make for fascinating and enriching reading His analysis of judicial activism and the fear of a majoritarian government provide much food for thought The contents are rounded off with nostalgic cameos on the author's experience regarding defamation which he says is a luxury and a wholesome tribute to the

Super Judge Justice V R Krishna Iyer whose presence he greatly misses Here is a work that neither the students of law and contemporary politics nor the legal practitioners and the lay person can afford to miss Legally Speaking Fali S.

Nariman,2025-07-15 In this captivating volume Fali S Nariman invites readers into the fascinating world of law life and everything in between With a masterful blend of wit wisdom and keen insight he paints a vivid portrait of the legal craft interwoven with pivotal moments and memorable milestones from the legal fraternity The first part of the book presents a collection of vignettes and anecdotes on the judiciary arbitration and the practice of law alongside Nariman s personal reflections that illuminate the spirit of the legal profession It also offers glimpses of the towering figures he encountered throughout his distinguished career and the enduring lessons drawn from decades of legal experience The second part brims with sharp and profound ruminations on a wide range of themes from federalism democracy and human rights to freedom of the press corruption and corporate governance highlighting the dynamic interplay between life and law For anyone intrigued by the law s rich tapestry this book offers both inspiration and timeless wisdom from one of India s most celebrated legal minds

Idea and Methods of Legal Research P. Ishwara Bhat,2019-09-05 Legal research examines subject matter enshrouded in social circumstances in order to conceptualize theories and prepare a future course of action This dynamic inter disciplinary and labyrinthine character of legal research requires researchers to be fluid eclectic and analytical in their approach Idea and Methods of Legal Research unearths how the thinking process is to be streamlined in research how a theme is built on the basis of comprehensive and intensive study and the paths through which notions of objectivity feminism ethics and purposive character of knowledge are to be understood The book first explains the meaning evolution and scope of legal research and discusses objectivity and ethics in legal research It engages with the requirements advantages and limits of various doctrinal and non doctrinal methods and tools and the points to be considered in selecting a suitable method or combination of methods It highlights analytical historical philosophical comparative qualitative and quantitative methods of legal research The book then goes on to discuss the use of multi method legal research policy research action research and feminist legal research and finally reflects on research based critical legal writing as opposed to client related legal writing This book thus is a comprehensive answer to key questions one faces in legal research

Geopolitics, Democracy and Peace in the 21st Century Balmiki Prasad Singh,2019-10-17 This book examines a wide range of issues that are expected to play a dominant role in shaping the 21st century Delineating key concerns in geopolitics democracy and peace it studies the functions and influences of educational institutions progressive religious and social groups communities international institutions such as the United Nations UN and forums promoting inter faith dialogue The author underscores how the century may be forged by a pluralist ethos multiple and diverse nation states centres of power faiths cultures economies and languages He stresses the need to nurture moral strength and enlightened leadership for a life of compassion peace and holistic development In his second edition the author further examines what the future holds for democracy The volume

takes stock of the recent developments in world politics and highlights the urgent need for the Bahudha approach inculcating a culture of dialogue and debate for peaceful resolution of conflicts. Lucid and engaging, this book will interest scholars and researchers of political studies, international relations, public policy, governance and development studies. *Justice, Judocracy and Democracy in India* Sudhanshu Ranjan, 2014-03-21. This book offers an innovative approach to studying judicial activism in the Indian context, tracing its history and relevance since 1773. While discussing the varying roles of the judiciary, it delineates the boundaries of different organs of the State: judiciary, executive and legislature, and highlights the points where these boundaries have been breached, especially through judicial interventions in parliamentary affairs and their role in governance and policy. Including a fascinating range of sources such as legal cases, books, newspapers, periodicals, lectures, historical texts and records, the author presents the complex sides of the arguments persuasively and contributes to new ways of understanding the functioning of the judiciary in India. This paperback edition, with a new Afterword, updates the debates around the raging questions facing the Indian judiciary. It will be of great interest to students and scholars of law, political science and history, as well as legal practitioners and the general reader. **The 21st Century** Balmiki Prasad Singh, 2017-05-18. This book examines a wide range of issues that are expected to play a dominant role in shaping the 21st century. Delineating key concerns in geopolitics, democracy and peace, it studies the functions and influences of educational institutions, progressive religious and social groups, communities, international institutions such as the United Nations and forums promoting inter-faith dialogue. The author underscores how the century may be forged by a pluralist ethos, multiple and diverse nation-states, centres of power, faiths, cultures, economies and languages. He stresses the need to nurture moral strength and enlightened leadership for a life of compassion, peace and holistic development. Lucid and engaging, this book will interest scholars and researchers of political studies, international relations, public policy, governance and development studies. **Appointment of Judges to the Supreme Court of India** Arghya Sengupta, 2017-03-21. The National Judicial Appointments Commission (NJAC) judgment on the appointment of judges to the Supreme Court has been the subject of a deeply polarized debate in the public sphere and academia. This volume analyses the NJAC judgment and provides a rich context to it in terms of philosophical, comparative and constitutional issues that underpin it. The work traces the history of judicial appointments in India, examines the constitutional principles behind selecting judges and their application in the NJAC judgment, and comparatively looks at the judicial appointments process in six select countries: United Kingdom, South Africa, Canada, Pakistan, Sri Lanka and Nepal, enquiring into what makes a good judge and an effective appointments process. With wide-ranging essays by leading lawyers, political scientists and academics from India and abroad, the volume is a deep dive into the constitutional concepts of judicial independence and separation of powers as discussed in the NJAC judgment. **Beyond the Courtroom** Fali S. Nariman, 2025-04-29. Discover the profound contributions of Fali S. Nariman, a towering figure in Indian jurisprudence, through this authoritative anthology that encapsulates his lifelong dedication to law and justice.

Beyond the Courtroom presents a meticulously curated selection of his most influential speeches groundbreaking articles and illuminating lectures showcasing the vast breadth and depth of his legal and constitutional expertise This collection spans the entirety of Nariman s distinguished career offering incisive analyses of national issues legal reforms and critical reflections on arbitration judiciary and constitutional law Each section highlights a unique facet of Nariman s intellectual rigour and legal acumen providing readers with a comprehensive understanding of his perspectives on justice governance and the rule of law With contributions that have shaped legal discourse and inspired countless professionals this volume is an essential resource for legal scholars practitioners and anyone interested in the foundational principles of law justice and constitutional governance Beyond the Courtroom stands as a testament to the enduring legacy of one of India s most esteemed legal minds

Law and Identity in Colonial South Asia Mitra Sharafi,2014-04-21 This book explores the legal culture of the Parsis or Zoroastrians an ethnoreligious community unusually invested in the colonial legal system of British India and Burma Rather than trying to maintain collective autonomy and integrity by avoiding interaction with the state the Parsis sank deep into the colonial legal system itself From the late eighteenth century until India s independence in 1947 they became heavy users of colonial law acting as lawyers judges litigants lobbyists and legislators They de Anglicized the law that governed them and enshrined in law their own distinctive models of the family and community by two routes frequent intra group litigation often managed by Parsi legal professionals in the areas of marriage inheritance religious trusts and libel and the creation of legislation that would become Parsi personal law Other South Asian communities also turned to law but none seem to have done so earlier or in more pronounced ways than the Parsis *10 Judgements That Changed India* Zia Mody,2013-08-15

Who was Shah Bano and why was her alimony pertinent to India s Secularism Does the fundamental right to life include the right to livelihood and shelter Where there is the right to live is there also the right to die How did Bhanwari Devi s Rape help define sexual harassment at the workplace Here are the Supreme Court s ten pivotal judgements that have transformed Indian democracy and redefined our daily lives Exploring vital themes such as custodial deaths reservations and environmental jurisprudence this book contextualizes the judgements explains key concepts and maps their impacts Written by one of India s most respected lawyers *Ten Judgements That Changed India* is an authoritative yet accessible read for anyone keen to understand India s legal system and the foundations of our democracy **India's First Dictatorship**

Christophe Jaffrelot,Pratinav Anil,2021 Sheds light on one of the darkest moments in India s recent history drawing upon a trove of new sources *Emergency Chronicles* Gyan Prakash,2021-07-06 The gripping story of an explosive turning point in the history of modern India On the night of June 25 1975 Indira Gandhi declared a state of emergency in India suspending constitutional rights and rounding up her political opponents in midnight raids across the country In the twenty one harrowing months that followed her regime unleashed a brutal campaign of coercion and intimidation arresting and torturing people by the tens of thousands razing slums and imposing compulsory sterilization on the poor *Emergency Chronicles*

provides the first comprehensive account of this understudied episode in India's modern history Gyan Prakash strips away the comfortable myth that the Emergency was an isolated event brought on solely by Gandhi's desire to cling to power arguing that it was as much the product of Indian democracy's troubled relationship with popular politics Drawing on archival records private papers and letters published sources film and literary materials and interviews with victims and perpetrators Prakash traces the Emergency's origins to the moment of India's independence in 1947 revealing how the unfulfilled promise of democratic transformation upset the fine balance between state power and civil rights He vividly depicts the unfolding of a political crisis that culminated in widespread popular unrest which Gandhi sought to crush by paradoxically using the law to suspend lawful rights Her failure to preserve the existing political order had lasting and unforeseen repercussions opening the door for caste politics and Hindu nationalism Placing the Emergency within the broader global history of democracy this gripping book offers invaluable lessons for us today as the world once again confronts the dangers of rising authoritarianism and populist nationalism

Judges of the Supreme Court of India George H. Gadbois, Jr, 2011-05-02 Despite the critical role played by the Supreme Court of India the lives of the judges have never been studied before This seminal book presents biographical essays for each of the first ninety three judges who served on the Court from 1950 through mid 1989 The essays in the book are based on interviews the author conducted with sixty four of the sixty eight judges who were alive in the 1980s and on meetings and correspondence with family members or relatives friends and associates of the deceased judges An attempt is made to account for why certain judges rather than others were chosen the selection criteria employed and to the extent possible in a secretive selection environment to identify those who selected them It concludes with a collective portrait of these judges paying particular attention to changes in their background characteristics fathers occupation education pre SCI career caste religion state of birth and region over four decades The essays also embrace their post retirement activities

Judicial Review of Elections in Asia Po Jen Yap, 2016-04-14 In the past century Asian nations have experienced a wave of democratisation as countries in the region have gained independence or transitioned from authoritarian military rule towards more participatory politics At the same time there has been an expansion of judicial power in Asia whereby new courts or empowered old ones emerge as independent constraints on governmental authority This is the first book to assess the judicial review of elections in Asia It provides important insights into how Asian courts can strategically engage with the political actors in their jurisdictions and contribute to a country's democratic discourse Each chapter in the book sheds light on the judicial review of elections and the electoral process in a specific Asian jurisdiction including Common Law Asia namely Hong Kong India Malaysia and Singapore as well as jurisdictions in Civil Law Asia namely Indonesia Japan the Republic of Korea Taiwan and Thailand It fills a gap in the literature by addressing a central challenge to democratic governance namely the problem of partisan self dealing in the electoral processes By exploring the constantly evolving role of the courts in addressing pivotal constitutional

questions this book will be of interest to students and scholars of Asian Law Governance and Politics **The Wiley Blackwell Companion to Zoroastrianism** Michael Stausberg, Yuhan Sohrab-Dinshaw Vevaina, 2022-12-12 This is the first ever comprehensive English language survey of Zoroastrianism one of the oldest living religions Evenly divided into five thematic sections beginning with an introduction to Zoroaster Zarathustra and concluding with the intersections of Zoroastrianism and other religions Reflects the global nature of Zoroastrian studies with contributions from 34 international authorities from 10 countries Presents Zoroastrianism as a cluster of dynamic historical and contextualized phenomena reflecting the current trend to move away from textual essentialism in the study of religion **Independence and Accountability of the Higher Indian Judiciary** Arghya Sengupta, 2019-05-23 Provides an account of appointments transfers impeachment and post retirement employment of Supreme Court judges in India Each of these facets leads to the critical questioning of judicial independence and accountability and the book argues that they are not in conflict with each other and are crucial for an effective judiciary

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