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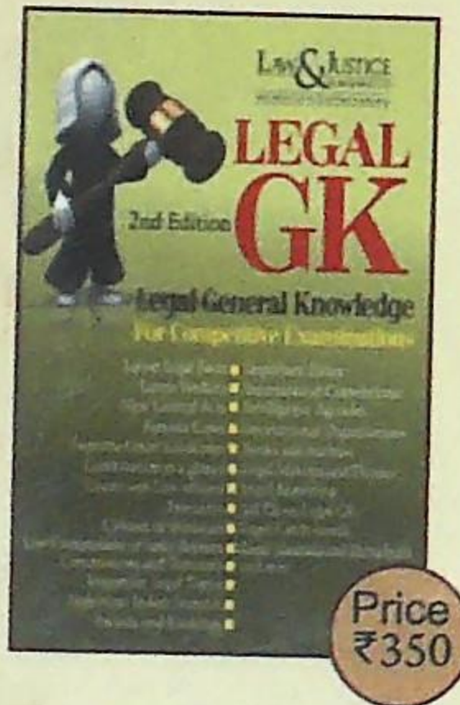
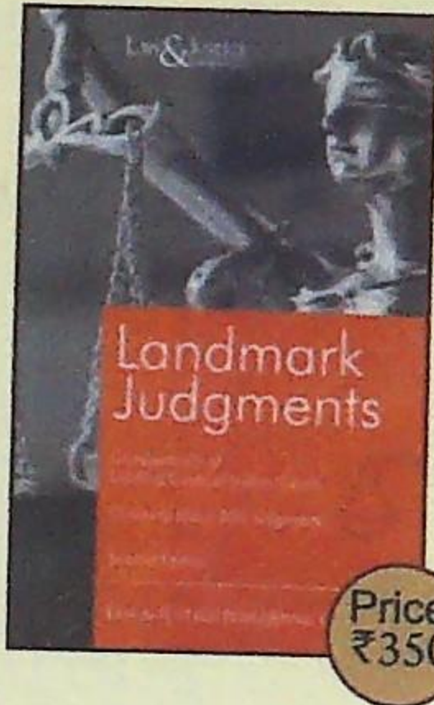
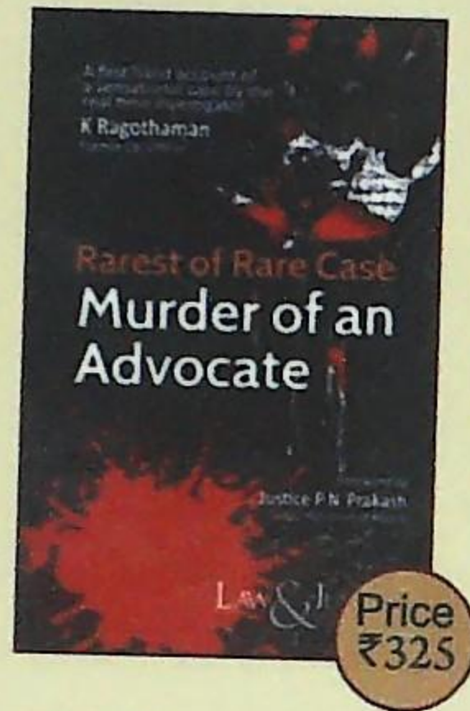
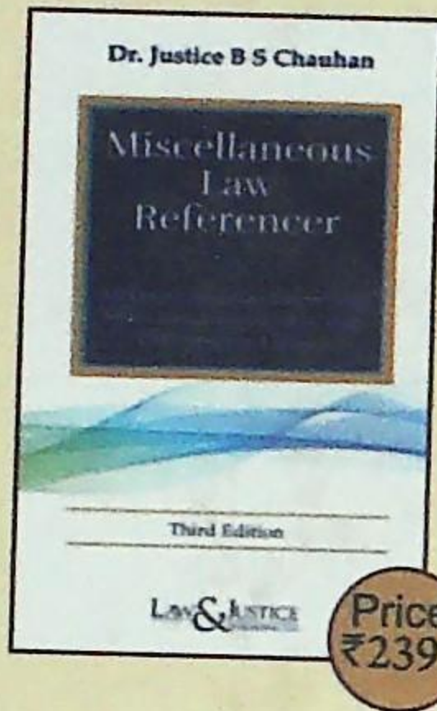
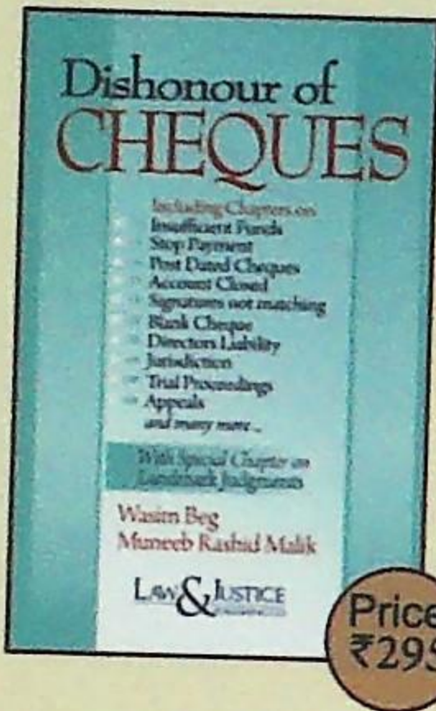
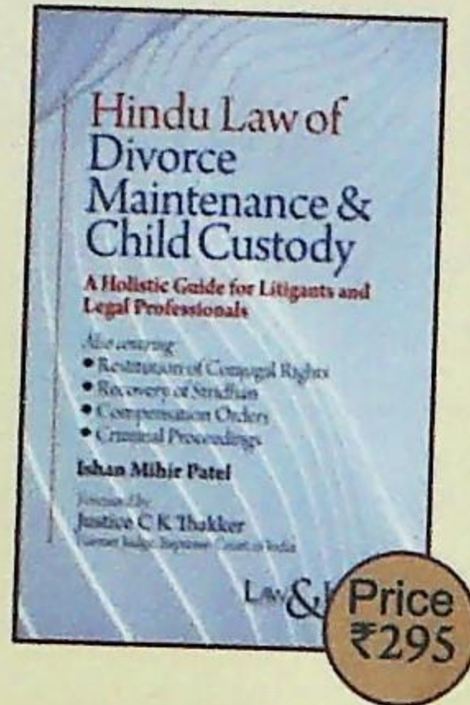
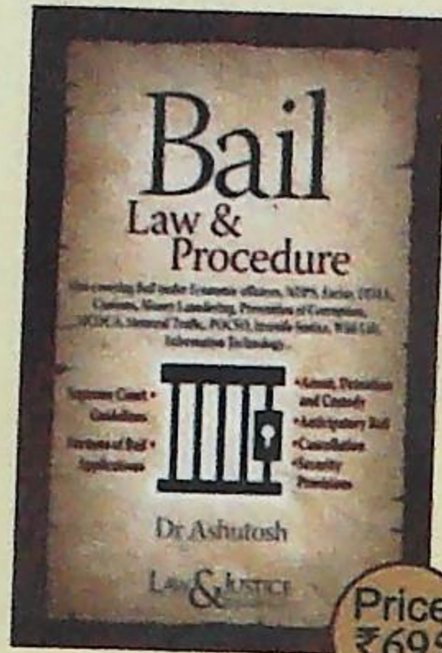
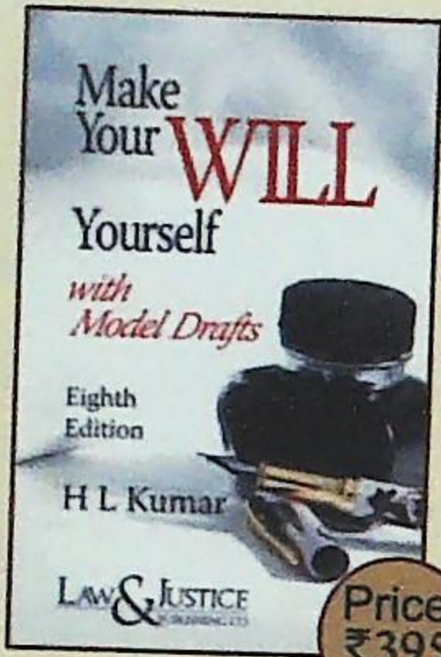
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**MN Srinivasan & K Kannan**

# **Principles of Insurance law**

**Eleventh Edition**

**N Vijayaraghavan  
Sharath Chandran**

*Foreword by:*

**Dr Justice DY Chandrachud**

*Judge, Supreme Court of India*

**Volume 1**



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MN Srinivasan and K Kannan's '*Principles of Insurance Law*' is on the folklore of legal literature, since 1965, not of coffee table work construct. For over five decades, this book has served as a practical guide, of the ready-reckoner genre, with up to date case-law of utility, for lawmen, laymen and other in the business industry. As a vital cog in the economic wheel of any nation, and privatisation of insurance and foreign players in the game, '*Law of Insurance*' offers a critical insight, even while serving as a work horse compendium of the latest legal position. The work is in two volumes with statutes and regulations, as firm allies. With the rapid growth of the insurance business, there has been an outpouring of decisions in the field of fire, marine, motor, medical, miscellaneous and re-insurance. With focused chaptering, simple split Synopsis, Sub headings, Table of Cases and sharp Indexing for ease of referencing, the revised edition is a must buy for practitioners, academicians and all those connected with this branch of law.

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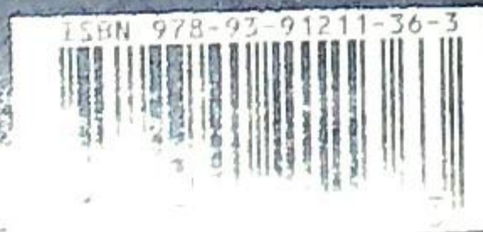
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# Principles of Insurance law

**Eleventh Edition**

**N Vijayaraghavan  
Sharath Chandran**

*Foreword by:*

**Dr Justice DY Chandrachud**

*Judge, Supreme Court of India*

**Volume 2**



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# THE JUVENILE JUSTICE

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Foreword by  
Justice Madan Lokur



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The Juvenile Justice (Care and Protection of Children) Act 2015 has reversed the direction of juvenile justice system from reformation to punishment for certain categories of children. While it continues to define child as a person who has not attained the age of 18 years, it has authorized the courts to treat 16-18 years old children charged with commission of heinous offence as adults and deal with them in adult criminal court. The Department-Related Parliamentary Standing Committee on Human Development Resources which examined the Juvenile Justice (Care and Protection of Children) Bill 2015 had found the Bill to be unconstitutional and unwarranted. The Bill was enacted as the Act with minor changes.

This book critically examines the Juvenile Justice (Care and Protection of Children) Act 2015 primarily from the perspective of child rights as recognized by the Convention on the Rights of the Child and guidelines framed under this Convention keeping in mind the historical development relating to juvenile justice system since 1850. It identifies lacunae in drafting of various provisions and suggests child friendly interpretations keeping in view the fundamental and general principles contained in the Act. These include the principles of *best interest of child* and *presumption of innocence* and *absence of mala fide intention* in all children below the age of eighteen years. It also points out internal contradictions within the scheme of the Act and various omissions and gaps that need to be filled for holistic implementation of the Act. All the provisions of the Act have been critically analyzed keeping in view the objectives of the Act. The Act is aimed at catering to the basic needs of children through proper care, protection, development, treatment, social integration. The adjudication under the Act must be child-friendly. The Act further requires that the processes adopted all institutions and bodies under the Act for disposal of matter should be in the best interest of children and for their rehabilitation.

The book will provide food for thought to all persons concerned with children falling within the purview of the JJA 2016.

### ABOUT THE AUTHOR



*Ved Kumari* is Professor of Law in the University of Delhi. Her first book *Treatise on the Juvenile Justice Act 1986* (1993) by the Indian Law Institute was a pioneering publication in India on the subject in the field of law. Her doctoral work published as *Juvenile Justice System in India from Welfare to Rights* (2004) by Oxford University Press was revised in 2010 and reprinted in 2011. She is nationally and internationally renowned as an expert on juvenile justice in India and her research papers have been published at the national and international level. Presently she is the Dean and Head, Faculty of Law, University of Delhi.

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# ENVIRONMENT, ENERGY AND CLIMATE CHANGE

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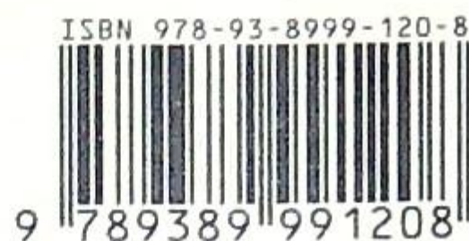
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## About the Book

This book, titled Environment, Energy and Climate Change covers cases and material in Environmental Law and topics related to energy and climate change, broadly based on the syllabus prescribed by BCI. It includes the important legal provisions, case-law and some recent developments. This book, unlike a typical reference-book has been written in an elementary manner with detailed summaries of case-law highlighting the facts, issues, contentions and order. The book covers the principles of international environmental law, international jurisprudence, relevant constitutional provisions, principles and cases and material on law relating to water, air, forests, animals and biological diversity. The book includes discussion on climate change, Sustainable Development Goals (SDGs) and National Green Tribunal (NGT) with summaries of important NGT orders. The book presents a relatively novel approach and would be useful for students interested in environment, energy and climate change. Lecturers, researchers and practitioners may also find it useful. The simple approach may also interest students who are yet to enroll in law schools, as environmental studies and environmental science are being widely taught even in schools.

## About the Author

**Nawneet Vibhaw** received his B.A., LL.B. (Hons.) at NALSAR University of Law, Hyderabad and his LL.M. in Environment, Energy and Climate Change at Lewis & Clark Law School, Portland, Oregon, USA. He works as a Partner at Khaitan & Co. and specializes in environmental advisory and environmental disputes. Nawneet has also taught Environmental Law and Energy Law at National Law University Delhi and at Jindal Global Law School, Sonapat. He has contributed columns and articles in publications like Financial Express, Economic Times, Fortune India, LiveMint, The Hindu, Statesman, Business Standard, VCCircle, DNA, Mondaq and Lexology and has been a speaker at prestigious environmental conferences in countries like USA, Australia, Germany, Spain, Philippines, Belgium and India.



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# CYBER FORENSICS IN INDIA

A Legal Perspective

**Nishesh Sharma**



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**Dr Md Zafar Mahfooz Nomani**

*Professor, Department of Law,  
Aligarh Muslim University, Aligarh*

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"...[Dr Nishesh Sharma] has made extensive study on the issue of cyber forensics in India, an area which is more challenging and on which not much of the quality work has been done so far. The research on cyber forensic becomes more important and relevant at a time when the entire world is in grip of cyber crime and cyber terrorism...[He] has dealt in detail with cyber crimes which are committed with the use of computer networks or devices and which include cyber stalking, fraud and identity theft, information warfare, phishing scams, spam, obscene or offensive content, etc. Apart from cyber crime and cyber terrorism, [he] has also referred to the importance of cyber forensic for e-contracts, tort (cyber defamation) and intellectual property rights matters...[He] has successfully made a critical analysis of the Information Technology Act, 2000 and highlighted the inadequacies and shortcomings of the Act in his study. His suggestions are worthy of being taken into account at the time of amending the law or taking policy decisions..."

**Dr V K Ahuja**

*Associate Professor, Faculty of Law,  
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*CEO & Managing Director, Asset Reconstruction Company (India) Ltd*

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**Naina Lal Kidwai**

*Ex-chairman HSBC India and executive director HSBC Asia Pacific.*

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*A Commentary on Banking Laws & Allied Acts*

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*Foreword by*

**SS Mundra**

*Former Deputy Governor, RBI  
Former CMD, Bank of Baroda*

**Volume 2**

**Rajesh Narain Gupta**



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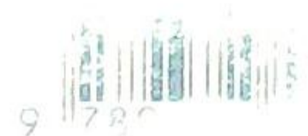
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VOLUME 3

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*CEO, Data Security Council of India (DSCI), A division of NASSCOM*

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**Ratanlal & Dhirajlal's The Indian Penal Code** has served the legal profession and all those associated with it for more than a century. An evergreen classic, this book is amongst the most authoritative and leading commentaries on the subject. It adopts an integrated approach and the provisions of the Code of Criminal Procedure, 1973 and the Indian Evidence Act 1872, are referred to wherever necessary for better understanding of the complex legal topics.

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The 36th edition of the work has been extensively and meticulously revised taking into account the changes brought about by recent legislative amendments as well as judgments of the higher courts. The present edition incorporates the changes introduced by the Criminal Law (Amendment) Act, 2018 as well as important judicial pronouncements such as giving legal sanction to passive euthanasia, declaring section 377 of the Indian Penal Code unconstitutional insofar as it criminalises consensual sexual acts of adults of same sex in private and striking down adultery as a criminal offence.

Authenticity, originality and reliability have always been the hallmarks of this publication and every possible care has been taken in this edition to maintain the original excellence, style and quality of the work. As has been the hallmark of previous editions, the current edition too offers a great help to students and professionals, when they require a quick overview, in the form of a summary at the end of the work. The book is an invaluable source of reference for the widest possible range of readers including students, academicians, legal practitioners, judges, administrators, public prosecutors, police officers and police trainees.



# THE LAW OF CONTEMPT

*Contempt of Courts and Legislatures*

---

Sixth Edition

Samaraditya Pal

Vineeta Meharia

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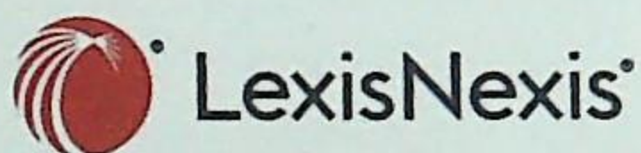
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INTRODUCTION TO  
**THE LAW OF TORTS AND  
CONSUMER PROTECTION**

**Fourth Edition**

**Dr Avtar Singh  
Prof (Dr) Harpreet Kaur**

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**Introduction to the Law of Torts and Consumer Protection** is a text-material for guidance in this fascinating branch of law. The book contains concepts of law of torts, studded with a large number of illustrative cases to induce easy grasp and understanding. The book has been conceived and brought forth for guidance of students and also for any member of the general public who is interested in having a casual acquaintance with this interesting branch of law. It is a remedial subject. The courts are ready to mould it to provide remedy to any injured person particularly where there is no statutory coverage. It is one subject which is approximating the law to the legal ideal that wherever there is a wrong there must be a remedy.

Every injured person is looking for a remedy and if his injury remains unredressed, it would seem to him that the whole colossal legal system is a failure. Nothing is capable of bringing about more social satisfaction and thereby promoting more general public happiness than the care shown to aggrieved persons. The Law of Torts being a general caretaker of social wrongs, its knowledge is important not only to students, but also to general public.

To this field of social protection law, another important piece of social legislation has been added, which is known as Consumer Protection Act. Buyers enjoy some protection under the Sale of Goods Act, 1930 but the Act is confined to goods only and does not extend to services. The Consumer Protection Act covers both the fields of consumption and the newly enacted Consumer Protection Act, 2019 has broadened the definition of 'consumer' to include buying any goods or hiring of any services through offline or online transactions.

**This book covers:**

**Part I – Law of Torts**

- Nature and Scope of Law of Torts • Personal capacity • Foreign Torts • Justification of Torts – General Defences • Death in relation to Torts • Discharge of Torts • Liability for Wrongs Committed by Others – Vicarious Liability • Remedies • Classification of Torts • Trespass to Person • Defamation • Malicious Proceedings • Wrongs Relating to Domestic and Other Miscellaneous Rights • Torts to Realty or Immovable Property • Torts to Personality or Movable Property • Torts Affecting Movable as well as Immovable Property • Torts Relating to Incorporeal Personal Property • Negligence and Allied Torts • Nuisance • Fraud and Negligent Misstatement

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**Justice U L Bhat**

Relevancy, Proof and Evaluation of  
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'Law of Evidence' more than any other branch of law is composed of rules built on useful expediency and the understanding of real litigation. It is closely linked with human nature and society. The premises on which many of the rules of evidence are constructed, and the procedures in which they are rooted, in large part are the result of the views of the original framers of the law about human psychology. It rests on the way how people make judgments and draw inferences from verbal and other reports about objects and events, and about the organization and operation of Courts.

Mere reading of a treatise on a subject like the law of evidence does not give a comprehensive insight about the subtleties or the purpose of rules relating to relevancy, admissibility and generation of belief in the mind of the triers of the fact. Experience according to *James FitzJames Stephan* gives by degrees, in favourable cases, a comprehensive acquaintance with the principles of the law with which a practitioner is conversant. This book is the outcome of the deep understanding and knowledge of the author on the nuances of the law of evidence, which he gained as a lawyer, judge and educator.

The topics are arranged in such a way that it would be easy for a practitioner to locate the exact point which is relevant in any given circumstance. The index and appendices are also arranged in such a fashion that the book would be a convenient handbook for lawyers, judges, and students of law. Apart from being a handy guide for the practitioner, the distinctiveness of this work is the treatment of the topics relating to evaluation of testimonial and documentary evidence, particularly shedding light on the question of proof, explicitly the generation of belief in the trier of the fact on facts which are pivotal to adjudication in a given case.

**Justice U L Bhat**, the former Chief Justice of the High Courts of Gauhati and Madhya Pradesh was considered as one of the best high court judges in the country. In the words of Justice Krishna Iyer, "Bhat is bold, brilliant and original. He is known for his integrity. His views on public issues and institutions are not conditioned by pressures from above or cravings from below. Bhat, a good, senior and great judge acted unafraid of authoritarian whims and wayward destinies." According to Justice K T Thomas, "Justice U L Bhat is an outstanding judge. Even his critics would admit that fact. Non-elevation of Judges like him to the Supreme Court resulted in a great loss to the Supreme Court itself."

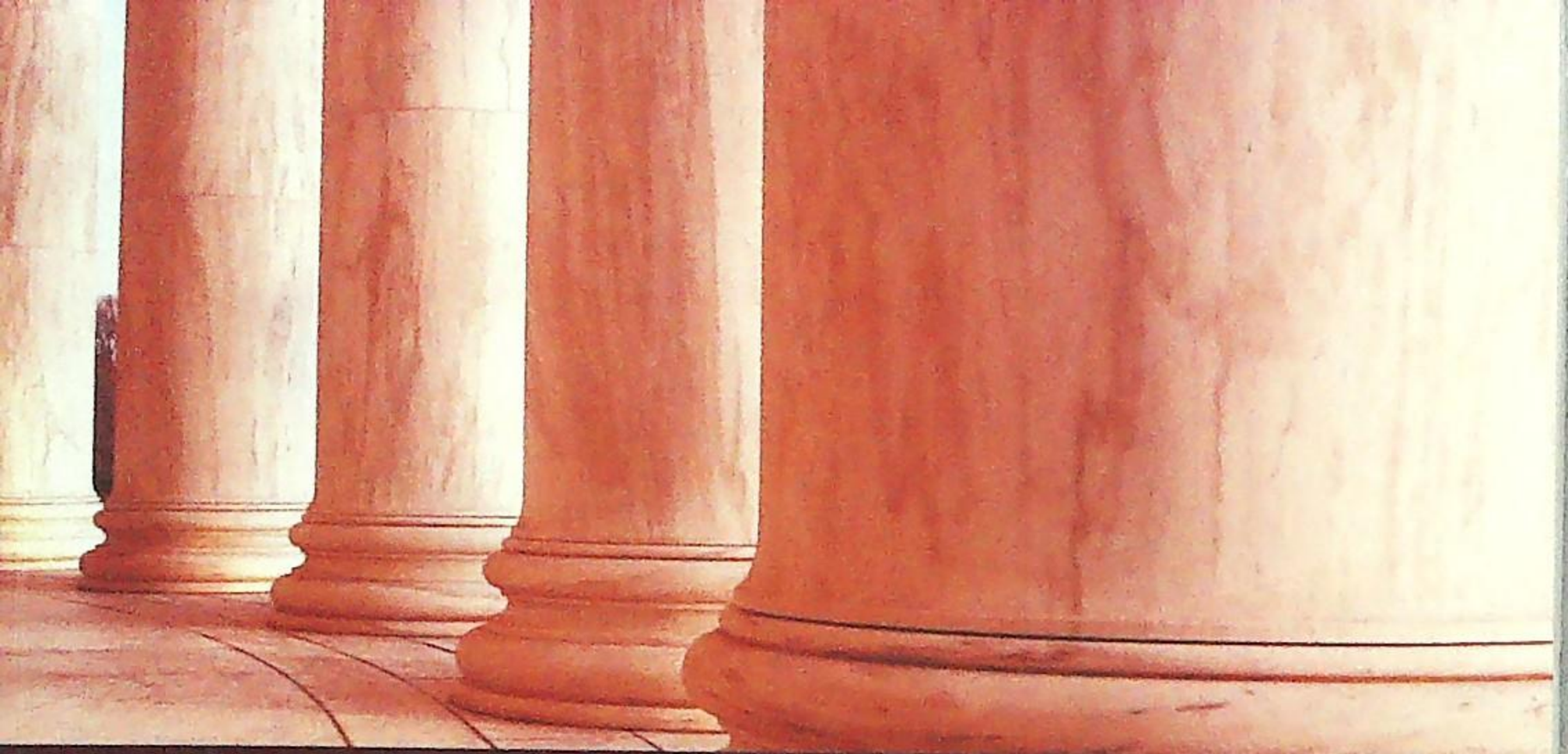
Justice Bhat described himself in his autobiography as an "Andhra born, Tulu speaking Kannadiga-Keralite, who set up practice in the erstwhile Madras Province and spent the worthwhile part of his life in the State of Kerala". He was appointed as District & Sessions Judge in the year 1967. Justice Bhat was elevated as a Judge of the High Court of Kerala in the year 1980, appointed as the Chief Justice of the High Court of Guahati in 1992 and later as the Chief Justice of the High Court of Madhya Pradesh. After a brief stint as President of Customs and Central Excise and Gold Control Appellate Tribunal (CEGAT), he came down to Bangalore and practised as a lawyer in the High Court of Karnataka after being designated as a Senior Counsel by the Supreme Court of India.

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