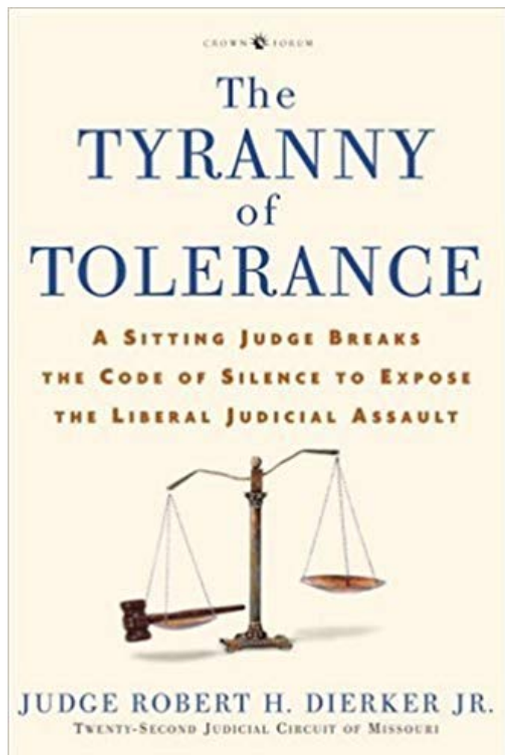


The Tyranny of Tolerance: A Sitting Judge Breaks the Code of Silence to Expose the Liberal Judicial Assault *by* Robert H. Dierker Jr.



DOWNLOAD LINKS (Clickable)



ISBN: 0307339203

ISBN13: 978-0307339201

Author: Robert H. Dierker Jr.

Book title: The Tyranny of Tolerance: A Sitting Judge Breaks the Code of Silence to Expose the Liberal Judicial Assault

Pages: 288 pages

Publisher: Three Rivers Press; Reprint edition (December 31, 2007)

Language: English

Category: Politics & Government

Size PDF version: 1260 kb

Size ePUB version: 1667 kb

Size DJVU version: 1532 kb

Other formats: mobi lrf txt azw

For the first time, a sitting judge blows the whistle on America's out-of-control courts. A judge for more than twenty years, Robert Dierker has enjoyed a distinguished legal career. But now that career may be on the line. Why? Because he is breaking the code of silence that has long kept judges from speaking out to present a withering account of how radical liberals run roughshod over the Constitution, waging war on the laws of nature, the laws of reason, and the law of God. Even those outraged by America's courts will be shocked by Judge Dierker's story of activist judges, deep-pocketed special interest groups, pandering politicians, and others who claim to stand for tolerance, equal rights, and social justice, but actually stand for something quite different—something closer to totalitarianism. Citing not only Judge Dierker's own experiences but dozens of other recent court cases, **The Tyranny of Tolerance** shows how the courts enable left-wing activists to ram their dangerous agenda down the throats of the American people. Consider:

- Why do the courts claim the power to tax us?
- Why is a Christian fired when he voices opposition to his employer's favoring homosexuals?
- Why are airline pilots sued and sent to "diversity training" for recommending that suspicious-looking people of Middle Eastern appearance be kept off planes?
- Why does a judge who defends a monument to the Ten Commandments in a courthouse lose his job?
- Why are speech codes imposed on employers, university students, lawyers (and judges!), while "artistic" indecency is protected from even the mildest regulation?
- Why are peaceful abortion protesters thrown in jail, their right to free speech crushed?
- Why are white and Asian students denied admission to colleges and universities in the name of "diversity"?
- Why is an enemy fighter captured in Afghanistan granted access to U.S. federal courts, overturning judicial precedent safeguarding the president's wartime powers—to say nothing of common sense?

With this passionate insider's account, Judge

Dierker reminds Americans what's at stake in the battle for the courts: the Constitution, the success of the war on terrorism, the freedom to worship God, the ability to keep our families safe, the institution of marriage, and much more. Fortunately, Judge Dierker shows how we can defeat the radical liberals' tyranny of tolerance. By wresting back control of the courts and restoring the legal, moral, and religious principles embedded in the Constitution, we can ultimately reclaim the republic the Founders bequeathed to us. *From the Hardcover edition.*



Reviews of the [The Tyranny of Tolerance: A Sitting Judge Breaks the Code of Silence to Expose the Liberal Judicial Assault](#) by Robert H. Dierker Jr.

- **Wnex**

"Tolerance" is one of those words that have a positive connotation so it is no surprise that the Democratic Party has co-opted it as one of its watchwords. However, in THE TYRANNY OF TOLERANCE, judge Robert Dierker insists that the drive to achieve tolerance has reached such a manic level that the word now implies tolerance for some is a zero sum game that inevitably results in intolerance for others. Such a wish to force tolerance on those whom the tolerant deem intolerant is now reflective in a broad swath that cuts across all sectors of America. Those who see themselves as dispensers of tolerance call themselves liberals, but Dierker more correctly terms illiberal liberals. As a circuit judge of the Twenty-Second Judicial Circuit of Missouri, Dierker, over a twenty year career on the bench has seen it all, and during those two decades has seen a negative transformation in the basic legal framework of his court and by extension, the United States. At the core of this metamorphosis is the evolving view held by the Left of the Constitution. Originally, seen as the cornerstone of our republic, it has slowly been eroded away from meaning what it says to what a leftist judiciary says it means. Now, the illiberal liberals use it to force an agenda on the very fabric of our society, one that includes filing "lawsuits to kick the Boy Scouts out of public parks, to get sodomy into a constitutional right, to throw peaceful abortion protestors in jail, to allow abortionists to pull babies three-quarters out of the way of the womb and kill them, to crush proliferers' rights of speech and assembly, to nullify the reproductive rights and parental rights of men, to bankrupt the firearms industry as a means of disarming a free people, to impose racial quotas on employment, and to eliminate God from the Pledge of Allegiance." (Page 3)

It is pretty clear that Dierker is a conservative judge who takes a view of society that includes a refusal to expect a guaranteed level playing field of wealth and justice. The Left, in his view, wishes a society that is based on a Marxist redistribution of wealth and a utopian guarantee of justice for all to be achieved by legislative fiat. Historically, whenever any society is instituted under Marxist rules of wealth redistribution and socialist guarantees of employment and institutionalized multiculturalism, the result has inevitably been economic collapse as with the Soviet Union or social

dysfunction as with most of multicultural Western Europe. These calamities Dierker is determined to avoid. In an overly brief coda, he notes how a concerned citizenry can reverse this decades long slide toward collapse and dysfunction. He writes that voters can demand judges who will decide issues based on what the Constitution says, and not on what agenda they would prefer it contain. Congress must be persuaded to curtail runaway judges by explicitly abolishing corrosive and divisive policies like affirmative action. And finally, Presidents must be chosen at least partly on their willingness to defy power-hungry supreme courts as Lincoln did when he authorized suspension of habeas corpus in Maryland in 1863. Dierker exhorts us to realize that it is not too late to wish to be intolerant of the perverted brand of tolerance now bandied about by the illiberal liberals.

- **Shadowredeemer**

Read This Book! This is a well presented expose of the courts in the US and how wrong they have gone by trying to pander to tolerance. Clearly we need special programs to help the disadvantaged - but when these programs start to negatively permeate the civil rights of all citizens then something has gone wrong.

The author provides excellent examples - some from his own experiences as a judge. The fact that he is liberal or conservative is not the issue - the issue is that extremists have effectively hijacked the court system in this country and quite frankly your political persuasion is not going to mean anything if and when you have to face these courts.

Jefferson was concerned about the power of the judicial system over time and he felt that the checks and balances of the government would soon be obliterated by the judicial branch - I fear he was correct.

- **Runeterror**

If you ever wonder what is going on in the US Court system, you need to read this book. You will not be happy with the direction of the Courts and how it is affecting our Country. Some of the predictions he made in the book have already come to pass. If we do not stop the direction the Courts are taking us we will lose our Country.

- **Azago**

WOW!! This Book is a Rare Find - and a Very Important One.

Using Clear and Unambiguous language to explain in straightforward terms the current state of Constitutional Law and the Judiciary in modern Weimar Amerika - Judge Dierker has both produced a Masterwork of American Letters, and Turned Over the Rock on the Ugly underside to the attack on our Country by Radicals within the alleged 'Legal Profession' using the pretext of 'Tolerance' as a platform for a Draconian Political Thought Policing attack on Society and the Constitution.

For those thinking of attending Law School (or already there) - this book is Vital, particularly as it covers Basic Issues that are Now Censored by Law Schools and Constitutional Law Texts (like Justice Scalia's Dissent in *Romer v. Evans* - where he discussed Homosex Bias in Legal Education - and was Censored from the Cohen & Varat Text Book for it) - and does so in a refreshingly candid manner.

In fact, this book is so complete and yet concise, that if one supplements this book with the Cases it Cites (available on the Net for free) - it would serve as a Far Better Constitutional Law Text than most of those on the market. I say this as a Constitutional Law Scholar / First Amendment advocate who graduated with Distinction from the McGeorge Law School - and was threatened with extreme

physical violence by a Professor (Myers) while a student in retaliation for daring to support Justice Scalia's (censored - but not forgotten) dissents in class.

For those who are Not Lawyers - Read This Book!! In barely 200 Pages Judge Dierker lays out the Major Cases and Players and Scams that are the stock in trade of the Radical Gender Feminist / Homosex Attack on Society. He does so in an easily understandable and lucid manner, that allows Citizens (and not just the self anointed `legal elite') to understand what is really going on, and how the scam is being run. For many the legal system and Supreme Court is a mystery beyond comprehension - but in the Tyranny of Tolerance the system is dissected in a manner understandable by all.

This Book truly lays bare the inner workings of the Legal System - and Identifies the Strategies and Tactics that have been used to turn it in to the Enemy of the People, and a tool for the self anointed power elites to enforce their Pander or Perish agenda - BAMN (By Any Means Necessary) through the Tyranny of the `Tolerance' police.

One of the BEST READS I have Ever Found - Worth the Time for Any Citizen. 5 Stars!

- **Xtani**

Finally someone who tells the truth about what's really going on with the liberal democratic judges, and how conservative judges are forced to follow the liberal ways or they are forced off the bench. With books like this maybe the American people will wake up and see what's really going on in the court rooms. Kind of makes jury duty useless when the outcome is decided before the trial.

- **Ferne**

I knew there were problems with legislating from the bench but I didn't realize how deep it went until I read this book.

[Related PDF to The Tyranny of Tolerance: A Sitting Judge Breaks the Code of Silence to Expose the Liberal Judicial Assault by Robert H. Dierker Jr.](#)

[King of the Mountain: The Rise, Fall, and Redemption of Chief Judge Sol Wachtler](#)

by John M. Caher

[The Constitution in Exile: How The Federal Government Has Seized Power By Rewriting the Supreme Law of the Land](#)

by Andrew P. Napolitano

[Judge Dee at Work: Eight Chinese Detective Stories \(Judge Dee Mysteries\)](#)

by Robert van Gulik

[America's Courts and the Criminal Justice System](#)

by David W. Neubauer

[Behind the Black Robes: Juvenile Court Judges and the Court \(SAGE Library of Social Research\)](#)

by H . Ted Rubin

[Judge and Jury: The Life and Times of Judge Kenesaw Mountain Landis](#)

by David Pietrusza

[A Judge Speaks Out](#)

by Ajmal Mian

[Forensic Science in Court: Challenges in the Twenty First Century \(Issues in Crime and Justice\)](#)

by Donald Hon. Shelton Chief Judge

[Almanac of the Federal Judiciary](#)

by Aspen Publishers Editorial Staff

[The Responsible Judge: Readings in Judicial Ethics \(331\)](#)

by John T. Noonan Jr., Kenneth I. Winston