

The Solution to Judicial Activism

The American people don't have to tolerate the federal judiciary's totalitarian grab for power. **Congress's should be to use its Article III power to pass a law withdrawing jurisdiction from all federal courts over whether an acknowledgment of God violates the First Amendment.**

The solution is really that simple. It's not only completely constitutional; it's Congress's constitutional duty to stop the out-of-control federal courts. Just read the Constitution!

Article III, Section 1 states: "The judicial power of the United States shall be vested in one Supreme Court and in such inferior courts as the Congress may from time to time ordain and establish." *Article I, Section 8* states: "The Congress shall have power . . . to constitute tribunals inferior to the Supreme Court." All federal courts except the Supreme Court were created by Congress, which defined their powers and prescribed what kind of cases they can hear. Whatever Congress created it can **uncreate**, abolish, limit, or regulate.

Article III, Section 2 states: "The Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make." Thus, Congress can take away the Supreme Court's power to decide certain types of cases.

So what is Congress waiting for? The Constitution gives Congress full power to act!

You couldn't get three more hot-button issues than the Pledge of Allegiance, the Ten Commandments, and the sanctity of marriage. Tell your Senators and Representatives to do their constitutional duty to save us from the "orders" of arrogant federal judges.

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