# How to Dethrone the Imperial Judiciary

By Dr. Edwin Vieira

## TABLE OF CONTENTS

#### **Foreword**

## Part I – The Illegitimate Insinuation of Foreign Law and Amorality into America's Constitutional Jurisprudence

#### Introduction

- 1. The Supreme Court's Decision in Lawrence v. Texas
- 2. "Original Intent" as to the Use of Foreign Law in Constitutional Interpretation
- 3. The Insinuation of Foreign Law into Constitutional Jurisprudence, from *Trop* v. *Dulles* to *Lawrence* v. *Texas*
- 4. The Plain Illegality of the Promiscuous Use of Foreign Law in Constitutional Interpretation

# Part II – Remedies for Certain Justices' Promiscuous Use of Foreign Law in Constitutional Interpretation

#### Introduction

- 5. Interposition by the States
- 6. Amendment of the Constitution
- 7. Ad Hoc Remedial Legislation by Congress or Pardons by the President
- 8. "Constitutional Review" of Judicial Actions by Congress and the President
- 9. Congressional Definition of a Republican Form of Government
- 10. Presidential Refusal to Enforce an Unconstitutional Judicial Decision
- 11. Criminal Prosecution of Judges for Violations of Litigants' Constitutional Rights
- 12. Congressional Limitations on the Jurisdiction of the Supreme Court and Other Courts
- 13. "Packing" the Courts
- 14. Removal of Judges for Lack of "good Behavior" or by "Impeachment... and Conviction"
- 15. A House Resolution that the Conduct of the Majority of Justices in Lawrence Constitutes an Absence of "good Behavior," a "high crime [] and Misdemeanor []," and a Criminal Offense.

#### **Conclusion**