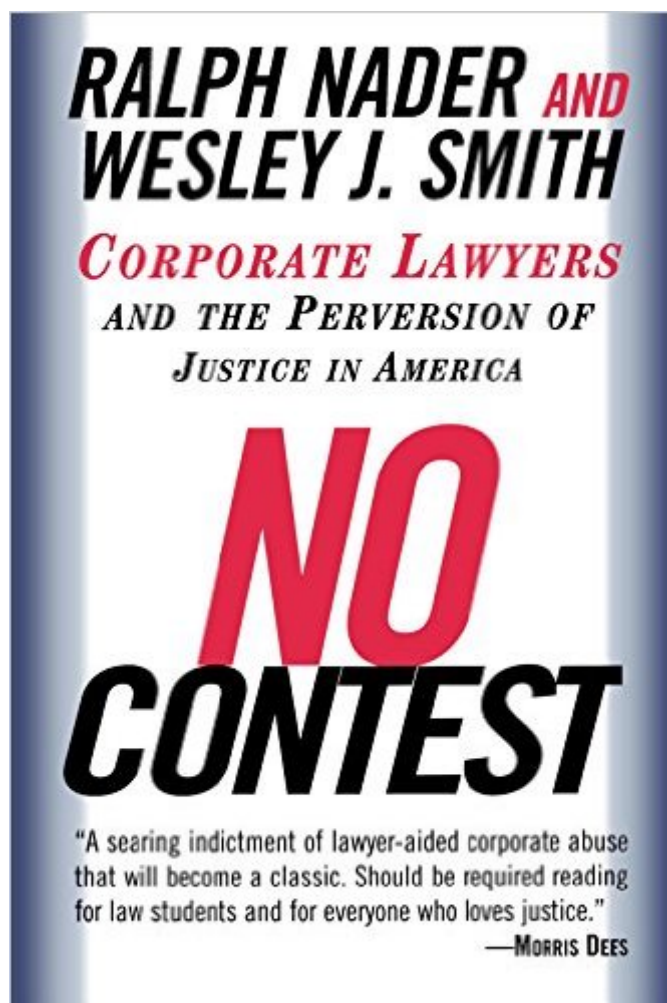


The book was found

No Contest: Corporate Lawyers And The Perversion Of Justice In America



Synopsis

The legal rights of Americans are threatened as never before. In *No Contest*, Ralph Nader and Wesley J. Smith reveal how power lawyers--Kenneth Starr perhaps the most notorious among them--misuse and manipulate the law at the expense of fairness and equity. Nader and Smith document how corporate lawyers

- File baseless lawsuits
- Use court secrecy to their unfair advantage
- Engage in billing fraud

Nader and Smith sound the warning that this system-wide abuse is eroding our basic legal rights, and propose a positive, commonsense vision of what should be done to reverse the corporate-inspired corruption of civil justice. Timely, incisive, and highly readable, this is a book for all citizens who believe that prompt access to justice is the backbone of democracy, and a precious right to be reclaimed.

Book Information

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Average Customer Review: 4.8 out of 5 stars See all reviews (6 customer reviews)

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Customer Reviews

No Contest book by Ralph Nader and Wesley Smith.... In their book *No Contest* by Ralph Nader and Wesley J. Smith, the authors give a series of examples about law at the corporate level. Many of their examples deal with wronged individuals suing a corporation. Frequently the plaintiffs are frustrated by a series of delays, misrepresentations, intentional misunderstandings, and multiple appeals. The judges do not discipline the lawyers, at least not to any effective extent, and the judges do not throw out frivolous motions. The judges tend to side with big law firms and with clever lines of reasoning, and not with the plaintiff. The original plaintiff injury, such as a wrongful death due to negligent corporate behavior, is forgotten in the mire of lawyer activity, and the judges fail to consider the need for relief of the plaintiff, without further anguishing delay. The plaintiff is faced with

interminable costs and tedious delays without relief. There is no doubt reform is needed.

.....For a remedy, authors Nader and Wesley suggest an Appleseed Foundation, formed of local community volunteer groups, together with some overseeing coordinating committees. They mention Harvard graduates as playing a prominent behind the scenes part in overseeing reform.

.....The problem with this approach is: first, volunteerism, presumably without pay, is insufficient motivation to overcome such entrenched and profitable bad habits. Second, it is not clear just what specific steps these groups should recommend, other than complain, and point out injustices of which many persons are already aware. . Third, there are already volunteer groups (I have a list of over 20) around the country who are angry with their treatment by the law and yet who have not been able to bring about a change in habits.

Beware of the multinational corporations. Not only do they stick it to the taxpayers in forms of bailouts, tax "incentives", and other similar accounts recievable, they are quite willing to stick it to citizens in court and screw up the meaning of the word "due process" in America and the world. A sad commentary on our justice system but a MUST READ.

A detailed and methodical look at corporate lawyer's corruption of our legal system. The book explains all relevant terms, cites numerous fascinating examples, and suggests ways that the public and the Bar can improve today's legal system without tipping the scales of justice toward those with the most money. An easy read

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