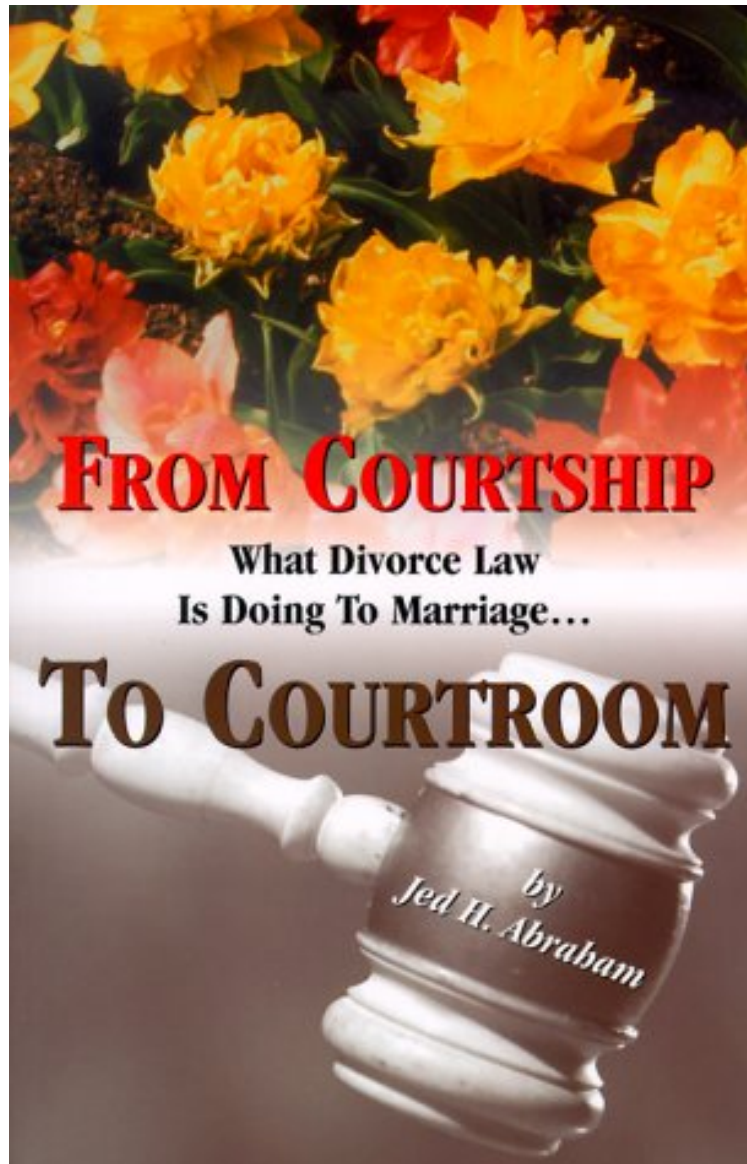


(Read free ebook) From Courtship to Courtroom : What Divorce Law is Doing to Marriage

# From Courtship to Courtroom : What Divorce Law is Doing to Marriage

*Jed H. Abraham*

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**Jed H. Abraham : From Courtship to Courtroom : What Divorce Law is Doing to Marriage** before purchasing it in order to gauge whether or not it would be worth my time, and all praised From Courtship to Courtroom : What Divorce Law is Doing to Marriage:

30 of 31 people found the following review helpful. Injustice System Encourages Divorce, Discourages MarriageBy

Southpaw68The first part of the book explains technical aspects of the law clearly and briefly, but it's a little boring, though important. Abraham also goes over the history of divorce and family law from 1700's to the present throughout the book, which is interesting. The book gets better in the second part in which Abraham describes a typical scenario of what will happen when his wife files for divorce, which may not even be the worst case scenario. I almost teared up a couple times reading this narrative in which he uses the pronoun "You" to describe your various misfortunes, indignities, and injustices as you experience your divorce. Abraham urges men not to marry--it's just too risky. Men have almost no financial or legal protection in a divorce or in their post-divorce lives. This book makes you glad you never married, if you haven't. Abraham blames the law for the increase in divorce more than women themselves, although no mortal woman can not resist the temptation of divorcing once she finds out that she can have the house, the kids, alimony, and child support from the male, all in for the best interest of the child, of course. But the child support money she receives from you is not monitored by the courts to see if it actually goes to the child. The law does not think it is in the best interest of the child to have a meaningful relationship with his divorced dad because it is very difficult to get even joint custody; the mother usually wins sole custody and the husband gets visitation "rights", which can be easily subverted by the wife if she does not want him to see his kids. In a typical divorce case scenario, it is quite possible that the husband may be falsely accused of sexual child abuse by the mother to strengthen her case for sole custody of the kids. A father actually has few rights in a divorce or after it, but still has responsibilities to provide for the child, as the law sees fit, which often financially burdens the father unfairly because the law goes by one-size-fits-all guidelines. A father may even pay an estranged child's college education if the law demands it. The wife may sue at any time after the divorce for more money, especially if the father gets a raise. The law also meddles in the business of the divorced father telling him that he can't start his own business because such a risk would not be in the best interest of the child. If the father becomes unemployed, he still owes the full amount of child support. Fathers become so-called deadbeat dads because they can't have a real relationship with their children and they become detached from the sense of well-being they had when they were with the kids before the divorce. The financial burdens are often unfair to the divorced dad and so the father tries to get out from under them. The media, like court system, does not sympathize with the father and calls him a deadbeat dad. The courts and the media practice a form of modern chivalry in which the woman under the guise of protection gets many unwarranted privileges and sympathetic biases. She may even end up with part of her ex's retirement pension. Are there any solutions to all this? --Solutions are a long hard road. Yeah, you can get a pre-nuptial agreement, but the courts often don't honor it. They think their system is better. It is good to negotiate a pre-nup with a woman though to find out whether she is a fair-minded woman or she is one who is really going to stick it to you with the full force of the law come divorce time. Political solutions are also slow and arduous. There about six points in the law that need to be changed through the legislature by presenting different bills. You will also have to battle the feminists on the opposing side, who crank out a lot of legislation for privileges under the guise of equality. Basically, we will have to work to get government out of our family life and stop it from playing big daddy. Government may keep growing until it controls the lives of married and single men the way it does divorced men. And that's not good. I was surprised that Abraham didn't argue for the end of no-fault divorces because in the age of no fault, divorces sky-rocketed. Couples were no longer made to stick with their marital decisions and work their problems out. The kids were then left fatherless, and developed the many pathologies of fatherless children. He instead wants males to have fair and equal standing under divorce law. He does not necessarily want to decrease divorce. He thinks that if joint custody is awarded, the kids will be able to handle the divorce better. That is my impression anyway. I think it might be better to keep people married and the families intact for the interests of the children and society. Marriage should be a decision you have to stick with, except in extreme cases. Oh, and of course, I almost forgot because it's so typical-- the lawyers and psychologists make tons of money off the growth industry of divorce. Just one parting cynical remark. 4 of 4 people found the following review helpful. Wish I read this BEFORE I was married! By Russell L. Ehrlich I've been divorced for 2 years now. Like many men my ex put me through hell (false allegations, parental alienation of affection, alimony, etc.). She was driving the roller coaster and I was forced to ride it. I kept seeing references to this book pop up on the web and recently purchased it. As I read it it almost seemed like it was written specifically for me... then I realized that my divorce experience was not unusual and it was not written for me, but for all men. I couldn't put it down! Anyone who dislikes this book is either a woman, or has not been through a bad divorce (and they're all bad). I've read a lot of articles and books on divorce and this one is the most accurate accounting of the divorce process in my humble opinion. I have two sons and prior to them getting married I will be giving each of them a copy of this book - I sincerely hope they read and heed it's advice prior to saying "I do." Reading this book PRIOR to marriage is best. Reading it during a divorce is next best. Reading it after she initiates a unilateral divorce only helps you to realize what you're experiencing along the way is not a special circumstance... it only reinforces what you are currently experiencing and what will happen along the way during the divorce process. THIS BOOK IS A MUST READ FOR ALL MEN WHO ARE SINGLE, ENGAGED, MARRIED OR DIVORCED. 30 of 30 people found the following review helpful. This is about the real double-standard. By Martian Bachelor The above professional review is pretty accurate on this one... Even though Abraham has UC/Berkeley and Harvard Law credentials, this is no abstract academic tome. Rather, it's an easy-to-read and straight-forward

description of what a typical divorce scenario is like in all its details. Sprinkled in there's a bit of informative relevant history to explain how things got into the twisted state they're in, with men being distinctly second-class citizens in the family. Not only does marriage confer no rights on men, in divorce they have negative rights (i.e., obligations and responsibilities) and are hardly better off than slaves, with the state and the ex being the slave-owner. Abraham is especially good at debunking the commonly held and naive belief among men that it's those \*other\* guys who are the jerks and who therefore get screwed by their ex's and the law in divorce -- i.e., that the law is fair and that men get about what they deserve. Being male is all it takes, and no amount of "good works" or having been a good husband/father can undo the inherent anti-male sexism in the current system. While there's virtually nothing in the book on courtship, and there are a couple of minor typos, this book should be required reading for all high school boys (and would-be second wives, too). The material on pre-nuptial agreements is a must for all men considering a commitment with a woman, and the six changes in the law Abraham proposes are right on the money and easy to understand. 4 1/2 - 5 stars.

Attorney Jed H. Abraham explodes the myths about divorce in this candid, often caustic, book about the ways in which divorce laws are unfair to men. Drawing upon his extensive experience, Abraham sketches a compelling picture of what men can expect during court battles over alimony, child support, division of property, and charges of domestic violence. Forget your illusions about amicable separation and fair divorce laws, says Abraham, as he details the economic and emotional hardships that beset many men during, and long after, the divorce process. But "From Courtship to Courtroom" is also a helpful guide to men who want to avoid the drain of divorce. At first suggesting that they not marry at all, but also acknowledging that they will, Abraham warns men to prepare before marriage for the worst that might happen if the knot unravels. He makes concrete, feasible suggestions about selecting the right mate, pre-nuptial agreements, spousal bank accounts, and how to change the law. Any man considering marriage, or going through divorce, will want to read this book.

"If my readers asked me for the one book I would recommend above all others about divorce... Jed Abraham's "From Courtship to Courtroom" is it. Read it...and inform yourself on every page." -- -Asa Baber, PLAYBOY MAGAZINE  
About the Author Jed H. Abraham practices family law and mediation in Evanston, Illinois. He holds a B.A.(Phi Beta Kappa) from the University of California at Berkeley, an M.B.A. from New York University, and a J.D. from Harvard Law School. He is the principal author of Illinois's joint custody legislation and has published widely on family law reform in academic and professional journals and in the popular media.