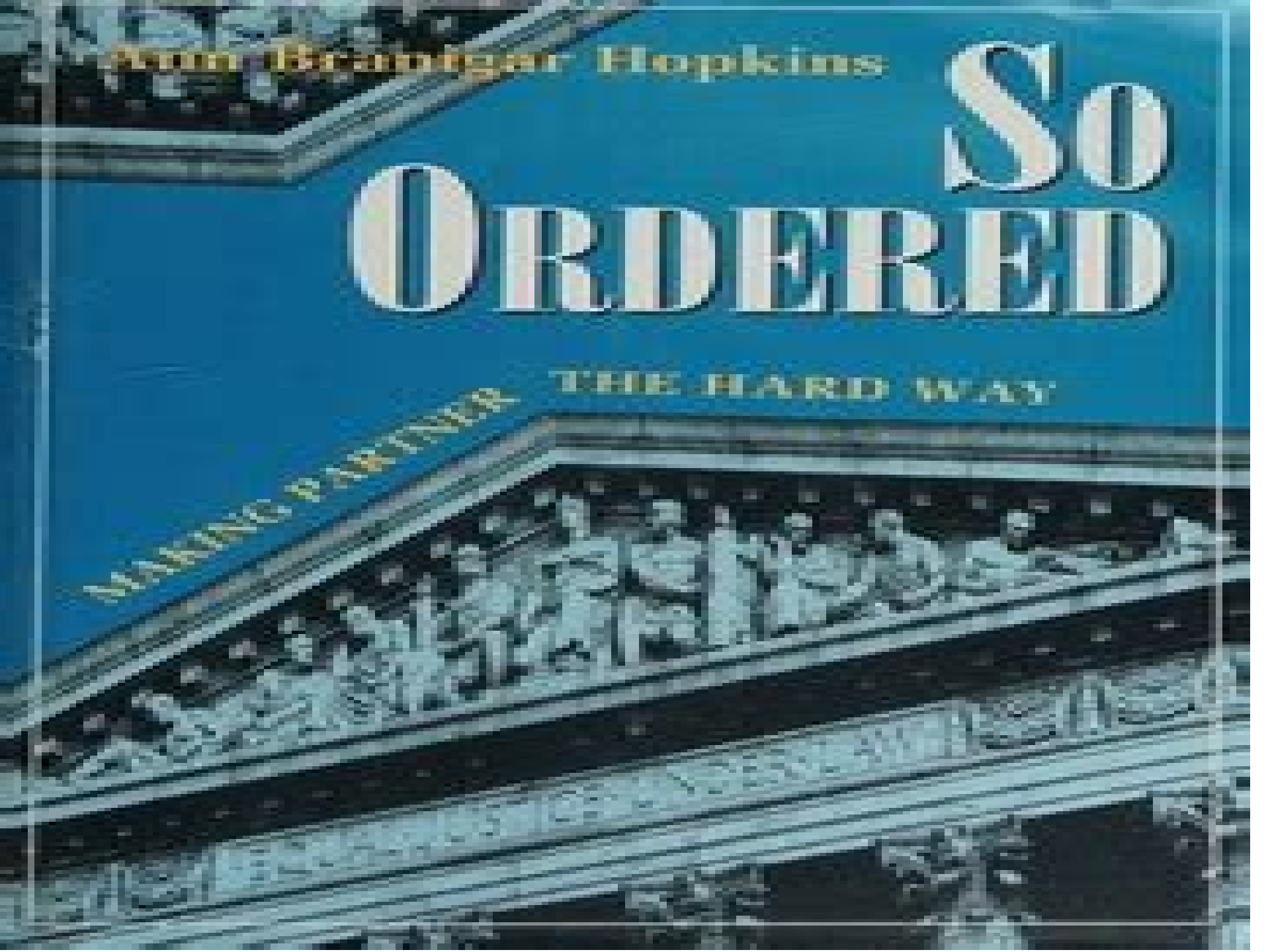


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# So Ordered Making Partner The Hard Way

**Léo Pomar**



## **So Ordered Making Partner The Hard Way:**

*Because of Sex* Gillian Thomas, 2016-03-08 Thomas writes with precision and grace and a lovely lack of jargon about ten cases that established the full reach and scope of Title VII The Boston Globe Best known as a monumental achievement of the civil rights movement the 1964 Civil Rights Act also revolutionized the lives of America's working women Title VII of the law made it illegal to discriminate because of sex But that simple phrase didn't mean much until ordinary women began using the law to get justice on the job and some took their fights all the way to the Supreme Court Among them were Ida Phillips denied an assembly line job because she had a preschool age child Kim Rawlinson who fought to become a prison guard a man's job Mechelle Vinson who brought a lawsuit for sexual abuse before sexual harassment even had a name Ann Hopkins denied partnership at a Big Eight accounting firm because the men in charge thought she needed a course at charm school and most recently Peggy Young UPS truck driver forced to take an unpaid leave while pregnant because she asked for a temporary reprieve from heavy lifting These unsung heroines victories and those of the other women profiled in Gillian Thomas *Because of Sex* dismantled a Mad Men world where women could only hope to play supporting roles where sexual harassment was just the way things are and where pregnancy meant getting a pink slip Through first person accounts and vivid narrative *Because of Sex* tells the story of how one law our highest court and a few tenacious women changed the American workplace forever Meticulously researched and rewarding to read Thomas is a gifted storyteller The New York Times Book Review

*Just Not That Likable* Gloria J. Romero, 2021-10-19 Gloria Romero former California Senate Majority Leader and Professor Emeritus of Psychology shatters the glass ceiling in a sweeping takedown of gender bias at the workplace and the price women and society pay for the virulent double standard of the likability factor that persists in the workplace She exposes the link between success and likability that 21st century women leaders face in politics and the workplace In a book both accessible and enlightening Senator Romero stands as a woman unafraid to break down barriers for women As the first female Majority Leader of the upper house in California's State Legislature she authored major reform laws in public education criminal justice governmental ethics and transparency *Just Not That Likable* is the story of a trailblazer who understood that while the 20th century sexism of unequal pay for equal work had been outlawed and anti-discrimination laws had become common there was still a hidden likability penalty and the so called double bind applied to successful women The book features the most comprehensive review to date of what is known about the double bind faced by women executives and leaders they are expected to exhibit strength and lead but are penalized as being abrasive or exhibiting characteristics stereotyped as being masculine Drawing on her own life as well Senator Romero's journey leads her to the realization that when women smash through the persisting ceiling still with us in the 21st century the shards cut too deep and too often these practices and behaviors shut down opportunity for our daughters sisters and each other *Just Not That Likable* recognizes that our workplaces must promote practices policies and cultures which confront and

disassemble this double bind for women      **Before Bostock** Jason A. Pierceson, 2022-05-31 On June 15 2020 the Supreme Court ruled in *Bostock v Clayton County* in a 6 to 3 decision with a majority opinion authored by conservative Justice Neil Gorsuch that Title VII of the Civil Rights Act of 1964 prohibited employment discrimination on the basis of gender identity and sexual orientation The decision was a surprise to many if not most observers but as Jason Pierceson explores in this work it was not completely unanticipated The decision was grounded in a recent but well developed shift in federal jurisprudence on the question of LGBTQ rights that occurred around 2000 with gender identity claims faring better in federal court after decades of skepticism The most important precedent for these cases was a 1989 Supreme Court case that did not deal directly with LGBTQ rights *Price Waterhouse v Hopkins* The court ruled in *Price Waterhouse* that sex stereotyping is a form of discrimination under Title VII a provision that prohibits discrimination in employment based upon sex Ann Hopkins was a cisgender heterosexual woman who was denied a promotion at her accounting firm for being too masculine At the time of the decision and in the wake of the devastating decision for the LGBTQ movement in *Bowers v Hardwick* 1986 the case was not viewed as creating a strong precedential foundation for LGBTQ rights claims especially claims based upon sexual orientation Even in the context of gender identity the connection was not made to the emerging movement for transgender rights until a decade later In the 2000s however federal courts were consistently applying the case to protect transgender individuals While not the result of coordinated litigation nor initially connected to the LGBTQ rights movement *Price Waterhouse* has been one of the most important and powerful precedents in recent years outside of the marriage equality cases Before *Bostock* tells the story of how this accidental precedent evolved into such a crucial case for contemporary LGBTQ rights Pierceson examines the groundbreaking Supreme Court decision of *Bostock v Clayton County* through the legal path created by Title VII of the Civil Rights Act of 1964 and the interpretation of the word sex over time Focusing on history courageous LGBTQ plaintiffs and the careful work of legal activists Before *Bostock* illustrates how the courts can expand LGBTQ rights when legislators are more resistant and it adds to our understanding about contemporary judicial policymaking in the context of statutory interpretation      Covering Kenji Yoshino, 2011-11-02 A lyrical memoir that identifies the pressure to conform as a hidden threat to our civil rights drawing on the author's life as a gay Asian American man and his career as an acclaimed legal scholar Kenji Yoshino offers his personal search for authenticity as an encouragement for everyone to think deeply about the ways in which all of us have covered our true selves We really do feel newly inspired The New York Times Book Review Everyone covers To cover is to downplay a disfavored trait so as to blend into the mainstream Because all of us possess stigmatized attributes we all encounter pressure to cover in our daily lives Racial minorities are pressed to act white by changing their names languages or cultural practices Women are told to play like men at work Gays are asked not to engage in public displays of same sex affection The devout are instructed to minimize expressions of faith and individuals with disabilities are urged to conceal the paraphernalia that permit them to function Given its pervasiveness we may

experience this pressure to be a simple fact of social life Against conventional understanding Kenji Yoshino argues that the work of American civil rights law will not be complete until it attends to the harms of coerced conformity Though we have come to some consensus against penalizing people for differences based on race sex sexual orientation religion and disability we still routinely deny equal treatment to people who refuse to downplay differences along these lines At the same time Yoshino is responsive to the American exasperation with identity politics which often seems like an endless parade of groups asking for state and social solicitude He observes that the ubiquity of covering provides an opportunity to lift civil rights into a higher more universal register Since we all experience the covering demand we can all make common cause around a new civil rights paradigm based on our desire for authenticity a desire that brings us together rather than driving us apart Praise for Covering Yoshino argues convincingly in this book part luminous moving memoir part cogent level headed treatise that covering is going to become more and more a civil rights issue as the nation and the nation's courts struggle with an increasingly multiethnic America San Francisco Chronicle A remarkable debut Yoshino's sense of justice is pragmatic and infectious Time Out New York

*Rosie's Daughters* Matilda Butler, Kendra Bonnett, 2007 Meet Rosie's Daughters in this collective memoir of American women born during World War II precursors of the Baby Boom generation Their stories will inform entertain and surprise you In these in depth interviews they are declaring their place in history

**100 Americans Making Constitutional History** Melvin I. Urofsky, 2004-04-28 100 Americans Making Constitutional History A Biographical History presents 100 profiles of the key people behind some of the most important U S Supreme Court cases Edited by Melvin I Urofsky a respected constitutional historian each 2 000 word profile delves into the social and political context behind landmark Court decisions For example while a case like *Brown v Board of Education* is about an important idea the equal protection of the law at its heart it is the story of a little girl Linda Brown who wanted to go to a decent school near her home The outcome is accessible and objective stories about the individuals heroes and scoundrels who fought their way to constitutional history 100 Americans Making Constitutional History helps students understand the human side of the Supreme Court's decisions from the early republic to the present Each biographical profile written by a constitutional scholar or legal analyst includes a discussion about the Court decision and how the specific legal issues evolved into great constitutional questions and drama It puts a face and history to major cases by reminding the reader that there are people behind them seeking vindication of their individual liberties and civil rights Each profile includes a brief bibliography for further research Excellent for undergraduate students studying American government American history Constitutional Law and journalism

Sample List of Litigants

*Larry Flynt Hustler Magazine Inc v Falwell* 1988

*Elmer Gertz Gertz v Robert Welch Inc* 1974

*Demetrio Rodriguez Rodriguez v San Antonio Independent School District* 1973

*Curt Flood Flood v Kuhn* 1972

*Estelle Griswold Griswold v Connecticut* 1965

*Linda Brown Brown v Board of Education* 1954

*Gordon Hirabayashi Hirabayashi v United states* 1943

*Eugene Debs Debs v United states* 1919

*William Marbury Marbury v Madison* 1803

**Sex**

**Equality** Catharine A. MacKinnon, 2007 Law school casebook that maps the legal doctrine of sex equality using materials drawn from theory social science history and comparative law Cases on racism work education athletics and pregnancy are examined in detail A chapter on Sex Race and Nation expands on the connections between racism and sexism raised throughout Burdens of Proof equips the litigator with basic technical skills Explores issues that have received less attention including the law of the family rape abortion prostitution and pornography The argument that gay and lesbian rights are sex equality rights is advanced Sexual harassment in employment and education are discussed in depth **Sexual Harassment**, 1997 **Hofstra Labor & Employment Law Journal**, 2004 Supreme Court Decisions and Women's Rights Clare Cushman, 2001 Eleven contributed chapters relate the Court's evolution in cases regarding the application of its Equal Justice Under Law motto to women Includes a foreword by Justice Ruth Bader Ginsburg b w photos of legal pioneers and a glossary of legal terms Co published with the Supreme Court Historical Society Annotation copyrighted by Book News Inc Portland OR **Forthcoming Books** Rose Arny, 1996-10 *New Books on Women and Feminism*, 1996 **Feminist Bookstore News**, 1997 *Feminist Collections*, 1996 **Labor Law Series**, 2002 Petitions and briefs filed with the U S Supreme Court **Adult Education in Israel**, 2006 **Gender and Law** Katharine T. Bartlett, Deborah L. Rhode, 2006 Instructors choose Gender and the Law Theory Doctrine Commentary for a thorough analysis of gender and law through several distinct perspectives which include formal equality substantive equality nonsubordination theory difference theory autonomy and non essentialism going far beyond traditional gender issues to draw cases theory and commentary from many different areas of the law such as employment law criminal law constitutional law family law civil procedure legal ethics property law and contracts explaining to students the complex ways in which laws are said to be gendered unique Putting Theory into Practice problems at the end of each section which allow students to apply the legal and theoretical tools to cutting edge issues The Fourth Edition keeps pace with important developments updated material on women in the legal profession and legal education the text contains updates of most important new cases and theoretical insights relating to employment law Title IX criminal sentencing welfare and Social Security reform affirmative action teenage pregnancy gay and lesbian rights cases statistics commentary and empirical studies of the law in action appear in the materials on sexual harassment domestic violence and rape important cases include Goodridge v Mass Nevada v Hibbs Lawrence v Texas and Jespersen v Harrah s more material on international law in the area of rape and global trafficking *University Press Books for Public and Secondary School Libraries*, 1997 **Feminist Periodicals**, 1996 The Shadow Negotiation Deborah M. Kolb, Judith Williams, 2000 Written exclusively for women this title includes tips on how to recognize the shadow negotiation unspoken attitudes hidden assumptions and conflicting agendas that drive the bargaining process

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