

THE COURAGE
★ OF THEIR ★
CONVICTIONS

SIXTEEN
AMERICANS WHO
FOUGHT
THEIR WAY TO
THE SUPREME COURT

PETER IRONS

Courage Their Conviction Peter Irons

ML Morrison



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The Courage of Their Convictions Peter H. Irons, 2016-07-05 The *Courage of their Convictions* cites sixteen landmark civil liberties cases and the individuals who challenged laws that they felt impinged upon their personal freedom and who took their battles to the nation's highest court of law. Thank goodness for the sixteen brave men and women who fought official intolerance all the way to the US Supreme Court. And thanks to the Peter Irons for presenting their moving personal reasons in their own words for questioning authority. Like Anthony Lewis's *Gideon's Trumpet* this book presents constitutional law with a human face. It will be a classic. Norman Dorsen, President American Civil Liberties Union, New York University Law School. A fascinating account of how complex, multi-faceted conduct by individual citizens is forced into narrow legal categories for decision by our judicial system. Thomas I. Emerson, Yale Law School.

Making Minimum Wage Helen J. Knowles, 2021-08-05 The US Supreme Court's 1937 decision in *West Coast Hotel v. Parrish* upholding the constitutionality of Washington State's minimum wage law for women had monumental consequences for all American workers. It also marked a major shift in the Court's response to President Franklin D. Roosevelt's New Deal agenda. In *Making Minimum Wage* Helen J. Knowles tells the human story behind this historic case. *West Coast Hotel v. Parrish* pitted a Washington State hotel against a chambermaid, Elsie Parrish, who claimed that she was owed the state's minimum wage. The hotel argued that under the concept of freedom of contract the US Constitution allowed it to pay its female workers whatever low wages they were willing to accept. Knowles unpacks the legal complexities of the case while telling the litigants' stories. Drawing on archival and private materials including the unpublished memoir of Elsie's lawyer, C. B. Conner, Knowles exposes the profound courage and resolve of the former chambermaid. Her book reveals why Elsie, who in her mid-thirties was already a grandmother, was fired from her job at the Cascadian Hotel in Wenatchee and why she undertook the outsized risk of suing the hotel for back wages. Minimum wage laws are not an academic question or even a legal one. Elinore Morehouse Herrick, the New York director of the National Labor Relations Board, said in 1936: "Rather they are a human problem." A pioneering analysis that illuminates the life stories behind *West Coast Hotel v. Parrish* as well as the case's impact on local, state, and national levels. *Making Minimum Wage* vividly demonstrates the fundamental truth of Morehouse Herrick's statement.

ABA Journal, 1989-06 The ABA Journal serves the legal profession. Qualified recipients are lawyers and judges, law students, law librarians, and associate members of the American Bar Association.

Cases and Controversies Peter H. Irons, 2005 This casebook containing longer excerpts than those found in most other books includes cases from important Supreme Court opinions and material that places these cases and the issues they raise in a broad political, historical, and social context. The volume presents Supreme Court challenges and landmark decisions involving wartime protest and hysteria, the Great Depression, and conflicts over issues such as abortion. A focus on the characters who make up the stories of constitutional law, such as Dred Scott, Homer Plessy, Lillian Gobitis, Gordon Hirabayashi, Mary Beth Tinker, and Michael Hardwick, adds human faces and

voices to the Supreme Court opinions and introduces the fascinating players with fundamental divisions of interest and values who have had roles in making legal history For individuals interested in constitutional law *Liberty of Conscience* Martha Nussbaum, 2008-02-05 In one of the great triumphs of the colonial and Revolutionary periods the founders of the future United States overcame religious intolerance in favor of a constitutional order dedicated to fair treatment for people's deeply held conscientious beliefs It granted equal liberty of conscience to all and took a firm stand against religious establishment This respect for religious difference acclaimed scholar Martha Nussbaum writes formed our democracy Yet today there are signs that this legacy is misunderstood The prominence of a particular type of Christianity in our public life suggests the unequal worth of citizens who hold different religious beliefs or no beliefs Other people meanwhile seek to curtail the influence of religion in public life in a way that is itself unbalanced and unfair Such partisan efforts Nussbaum argues violate the spirit of our Constitution *Liberty of Conscience* is a historical and conceptual study of the American tradition of religious freedom Weaving together political history philosophical ideas and key constitutional cases this is a rich chronicle of an ideal of equality that has always been central to our history but is now in serious danger *Judging Jehovah's Witnesses* Shawn Francis Peters, 2000 While millions of Americans fought the Nazis liberty was under attack at home with the persecution of Jehovah's Witnesses who were intimidated and even imprisoned for refusing to salute the flag or serve in the armed forces This study explores their defence of their First Amendment rights *The Struggle for Student Rights* John W. Johnson, 1997 Benjamin F Shambaugh Award Honorable Mention The tension between free speech and social stability has been a central concern throughout American history In the 1960s that concern reached a fever pitch with the anti Vietnam War movement When anti war sentiment invaded American schools official resolve to retain order in the classroom vied with the rights of students to speak freely A key event in that face off was the Supreme Court decision in *Tinker v Des Moines* In 1965 five public school students in Des Moines including John Tinker a Methodist minister's son protested the Vietnam War by wearing black armbands in defiance of school policy Suspended on disciplinary grounds that were upheld in federal court the students took their case to the Supreme Court arguing that they had been denied their right of freedom of expression under the First Amendment Ruling in their favor the Court determined that armbands did not constitute a sufficient reason to abridge free speech a decision which helped provide a legal foundation for subsequent anti war protests John Johnson now offers a detailed account of *Tinker* that captures the personal struggle of the litigants and places this seminal constitutional controversy in the legal and historical context of the 1960s In this highly readable book he shows that the case is important for its divergent perspectives on the limits of free speech and explains how the majority and dissenting Court opinions mirrored contemporary attitudes toward the permissible limits of public protest As the most important student rights case ever to reach the Supreme Court *Tinker* raises important issues regarding First Amendment freedoms and is a strong precedent for both the rights of public school students and legitimate civil disobedience The

Struggle for Student Rights contains previously unpublished information and insights on this well known case and provides a fascinating legal window on a turbulent era With federal and state courts now considering the limits of speech and symbolic expressions in our schools it makes a significant contribution to understanding the principles that are at stake In the Name of National Security Louis Fisher, 2006 In light of the Bush administration s continued use of Reynolds to justify its post 9 11 claims to unilateral authority Fisher s work could not be more timely **BOOK JACKET** Constitutionalism and American Culture Sandra F. VanBurkleo, Kermit L. Hall, Robert J. Kaczorowski, 2002 Cultural history and themendment New York Times v Sullivan and its times Kermit L Hall New directions in American constitutional history Words as hard as cannon balls women s rights agitation And liberty of speech in nineteenth century America Sandra F VanBurkleo Race state market and civil society in constitutional history Mark Tushnet Constitutional history and the cultural turn cross Examining the legal reelist narratives of Henry Fonda Norman L Rosenberg Contributors **United States Supreme Court Decisions, 1778-1996** Kelly S. Janousek, 2001-12-12 Continue s the work of Nancy A Guenther s first two editions of United States Supreme Court decisions an index to excerpts reprints and discussions Introduction **Democracy Heading South** Augustus B. Cochran, 2001 For Cochran the sense of deja vu is overwhelming and alarming **BOOK JACKET** **Instructor's Edition for Criminal Law** Samaha, 2001-06 **Supreme Court of the United States** George H. Rutland, 2006 The Supreme Court of the United States is in the midst of a generation change which will no doubt result in societal imperatives different than those in the past The Supreme Court of the US has a profound effect on ideas thoughts and behaviour of the people of the US This new bibliography presents hundreds of citations of the important literature dealing with this beacon of society Power, Privilege, and Law Leslie Bender, Daan Braveman, 1995 This collection of cases materials article excerpts notes commentaries and essays is designed to reveal civil rights strategies through close readings of the language and underlying assumptions in judicial opinions It examines their similarities and differences across identity categories and compares them with insights garnered from the wide range of trans disciplinary scholarly excerpts surrounding the case text *Forthcoming Books* Rose Army, 1990 Children and the Law Douglas E. Abrams, Sarah H. Ramsey, 2003 This casebook emphasizes doctrine policy and practice It presents three central themes the interrelated rights and obligations of children parents and government ways the legal system assesses and uses children s competence to shape regulation and the role of the child s lawyer Volume covers several relevant international law issues including the UN Convention on the Rights of the Child international child labor and U S tobacco exports to children overseas The authors have devoted entire chapters to the representation of children the meaning of parent abuse and neglect the foster care system adoption medical decision making support and other financial responsibilities protective legislation and delinquency Michigan Law Review , 1989-02 *The 1980s* Kimberly R. Moffitt, Duncan A. Campbell, 2011 As we approach twenty years since the end of the 1980s we have the opportunity to see the decade in perspective and are in a position to question the glib assumption that the 1980s were a mere

conservative foil to the 1960s The 1980s A Critical and Transitional Decade edited by Kimberly R Moffitt and Duncan A Campbell places its topics within the context of a decade described as both critical and transitional because the 1980s in many respects marked the end of one era and the beginning of another For example the Reagan presidency the end of the Cold War MTV and the appearance of the personal computer all reflect a legacy of political cultural and social transformation of the United States and the world and took place specifically within the 1980s The function of this interdisciplinary volume is not to simply highlight the significant phenomena of the period but rather demonstrate how so many apparently disparate events were in fact closely inter related and also products of their age The 1980s is a holistic analysis of the decade that focuses on major turning points developments in literature art entertainment politics and social experimentation The 1980s A Critical and Transitional Decade edited by Kimberly R Moffitt and Duncan A Campbell is a groundbreaking and stand alone introductory volume that is unapologetically interdisciplinary in nature and encourages students to explore topics of the decade often overlooked or grouped together with other more memorable decades such as the 1920s or 1960s

Constitutional Law in Context Michael Kent Curtis, 2006 To download the 2008 supplement click on the following link <http://www.cap.press.com/pdf/Curtis2008supp.pdf> *Constitutional Law in Context* two volumes puts major constitutional developments into historical perspective by helping students see how doctrinal developments were shaped by historical context and how historical developments affecting one doctrine often influenced other doctrines as well Obvious examples include changes in commerce clause doctrine substantive due process and law related to race and gender The chapter on incorporation shows how the framers of the amendment were influenced by denials of civil liberties that occurred during the crusade against slavery The books illustrate the development of constitutional law over time so that changes in the law can be related to changes in society It reminds students that related changes often occur across a range of doctrinal areas for example parallel changes occur in both commerce clause and substantive due process doctrine as a result of changes during the New Deal Decisions relevant to race discrimination involve not only equal protection but also the reading of the commerce clause as illustrated by the Supreme Court's *Heart of Atlanta* decision The two volumes also contain materials on constitutional decision making outside of the Supreme Court These include materials on the Clinton impeachment examples from free speech history and state cases interpreting state constitutions Finally it is designed to assist students in understanding and formulating constitutional arguments Authors Curtis Parker Douglas and Finkelman identify and discuss forms of constitutional argument such as arguments based on text history or structure and provide charts and diagrams to assist students in identifying the logical structure of constitutional analysis [Encyclopedia of Multiculturalism](#) Susan Auerbach, 1994 A general student reference of uncommon interest examining American history and society through the experience of racial ethnic national religious and other marginalized groups including children disabled people and gays and lesbians whose experiences and views have often been excluded from the mainstream of American history The encyclopedia

focuses on key multicultural concepts events people places and organizations in alphabetical entries from the A Philip Randolph Institute to the anti Mexican American zoot suit riots of 1943 The shortest entries are brief 100 word biographies of significant people past and present Signed articles on major subjects such as colonialism sexual harassment assimilation and civil rights contain up to 5 000 words Many entries are accompanied by photographs maps diagrams and charts Volume 6 includes a time line multicultural resource directory filmography bibliography subject list and index Annotation copyright by Book News Inc Portland OR

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