

FROM
ESCOBEDO TO MIRANDA:

The Journey of a Supreme Court Decision

DONALD J. WETZEL

From Escobedo To Miranda The Anatomy Of

RD Boyd



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Miranda Gary L. Stuart, 2013-11-01 One of the most significant Supreme Court cases in U S history has its roots in Arizona and is closely tied to the state's leading legal figures Miranda has become a household word now Gary Stuart tells the inside story of this famous case and with it the legal history of the accused's right to counsel and silence Ernesto Miranda was an uneducated Hispanic man arrested in 1963 in connection with a series of sexual assaults to which he confessed within hours He was convicted not on the strength of eyewitness testimony or physical evidence but almost entirely because he had incriminated himself without knowing it and without knowing that he didn't have to Miranda's lawyers John P Frank and John F Flynn were among the most prominent in the state and their work soon focused the entire country on the issue of their client's rights A 1966 Supreme Court decision held that Miranda's rights had been violated and resulted in the now famous Miranda warnings Stuart personally knows many of the figures involved in Miranda and here he unravels its complex history revealing how the defense attorneys created the argument brought before the Court and analyzing the competing societal interests involved in the case He considers Miranda's aftermath not only the test cases and ongoing political and legal debate but also what happened to Ernesto Miranda He then updates the story to the Supreme Court's 2000 Dickerson decision upholding Miranda and considers its implications for cases in the wake of 9 11 and the rights of suspected terrorists Interviews with 24 individuals directly concerned with the decision lawyers judges and police officers as well as suspects scholars and ordinary citizens offer observations on the case's impact on law enforcement and on the rights of the accused Ten years after the decision in the case that bears his name Ernesto Miranda was murdered in a knife fight at a Phoenix bar and his suspected killer was Mirandized before confessing to the crime *Miranda The Story of America's Right to Remain Silent* considers the legacy of that case and its fate in the twenty first century as we face new challenges in the criminal justice system

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words but as a literary text resulting from the collaboration between Joan and her interrogators Sullivan provides an illuminating and innovative account of Joan's trial and interrogation placing them in historical social and religious context In the fifteenth century interrogation was a method of truth gathering identified not with people like Joan who was uneducated but with clerics like those who tried her When these clerics questioned Joan they did so as scholastics educated at the University of Paris as judges and assistants to judges and as pastors trained in hearing confessions The Interrogation of Joan of Arc traces Joan's conflicts with her interrogators not to differing political allegiances but to fundamental differences between clerical and lay cultures Sullivan demonstrates that the figure depicted in the transcripts as Joan of Arc is a complex multifaceted persona that results largely from these cultural differences Discerning and innovative this study suggests a powerful new interpretive model and redefines our sense of Joan and her time *The Confession Issue from McNabb to Miranda* University of California, Berkeley. Institute of Governmental Studies, 1968

Public Opinion and the Rehnquist Court Thomas R. Marshall, 2009-01-01 Public Opinion and the Rehnquist Court offers the most thorough evidence yet in favor of the U S Supreme Court representing public opinion Thomas R Marshall analyzes more than two thousand nationwide public opinion polls during the Rehnquist Court era and argues that a clear majority of Supreme Court decisions agree with public opinion He explains that the Court represents American attitudes when public opinion is well informed on a dispute and when the U S Solicitor General takes a position agreeing with poll majorities He also finds that certain justices best represent public opinion and that the Court uses its review powers over the state and federal courts to bring judicial decision making back in line with public opinion Finally Marshall observes that unpopular Supreme Court decisions simply do not endure as long as do popular decisions Book jacket [The Supreme Court A to Z](#) Kenneth Jost, 2012-03-14 The Supreme Court A to Z offers accessible information about the Supreme Court including its history traditions organization dynamics and personalities The entries in The Supreme Court A to Z are arranged alphabetically and are extensively cross referenced to related information This volume also has a detailed index reference materials on Supreme Court nominations a seat chart of the justices the U S Constitution online sources of decisions and a bibliography to help simplify research The fifth edition of The Supreme Court A to Z has been thoroughly updated to incorporate coverage of significant new cases and recent changes on the bench and includes more than 350 alphabetized entries Presented in an engaging reader friendly design this edition includes Biographies of recently appointed Associate Justices Elena Kagan and Sonia Sotomayor plus revised biographies for recently retired Associate Justices David Souter and John Paul Stevens Updated entries on key issues and concepts including abortion campaigns and elections civil rights class action due process freedom of the press reapportionment and redistricting school desegregation and war powers A new entry on media and the Court which highlights the Court's online presence New feature boxes on 2011 decisions Updated seat charts of the justices online sources for finding decisions and a selected bibliography An appendix with historic milestones of the Court The Supreme

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American Book Publishing Record, 1970. *Modern Criminal Procedure* Yale Kamisar, 2008. The new 12th edition of the Kamisar-LaFare-Israel-King-Kerr criminal procedure casebook is completely up to date. Older material has been compressed or eliminated to make way for the new. Moreover, the new edition displays the same thoughtful organization of subjects, judicious selection and editing of cases, and intelligent use of the rich criminal procedure literature that has made this casebook the most widely used book in its field since it first appeared 40 years ago.

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