



# SAPPHO GOES TO LAW SCHOOL

Ruthann Robson

# Sappho Goes To Law School

**Leslie J. Moran**



## **Sappho Goes To Law School:**

*Sappho Goes to Law School* Ruthann Robson, 1998 Robson tackles controversial legal questions including the treatment of lesbian criminal defendants lesbianism and violence the courts tendency to resort to stereotypes such as the good lesbian and the bad lesbian the numerous debates enveloping same sex marriage and the outcome of child custody cases involving lesbians She also repudiates the recent habit of legal theorists to address lesbians as alternative family **Framed** Orit Kamir, 2006-01-19 Theorizes the emerging field at the intersection of law and film through a detailed feminist analysis of masterpiece films about law from around the world Sexual Intimacy and Gender Identity 'Fraud' Alex Sharpe, 2018-02-02 This book is a legal and political intervention into a contemporary debate concerning the appropriateness of sexual offence prosecutions brought against young gender non conforming people for so called gender identity fraud It comes down squarely against prosecution To that end it offers a series of principled objections based both on liberal principles and arguments derived from queer and feminist theories Thus prosecution will be challenged as criminal law overreach and as a spectacular example of legal inconsistency but also as indicative of a failure to grasp the complexity of sexual desire and its disavowal In particular the book will think through the concepts of consent harm and deception and their legal application to these specific forms of intimacy In doing so it will reveal how cisnormativity frames the legal interpretation of each and how this serves to preclude more marginal perspectives Beyond law the book takes up the ethical challenge of the non disclosure of gender history Rather than dwelling on this omission it argues that we ought to focus on a cisgender demand to know as the proper object of ethical inquiry Finally and as an act of legal and ethical re imagination the book offers a queer counter judgment to *R v McNally* the only case involving a gender non conforming defendant so far to have come before the Court of Appeal Feminist and Queer Legal Theory Martha Albertson Fineman, Jack E. Jackson, Adam P. Romero, 2016-04-15 *Feminist and Queer Legal Theory Intimate Encounters Uncomfortable Conversations* is a groundbreaking collection that brings together leading scholars in contemporary legal theory The volume explores at times contentiously convergences and departures among a variety of feminist and queer political projects These explorations foregrounded by legal issues such as marriage equality sexual harassment workers rights and privacy re draw and re imagine the alliances and antagonisms constituting feminist and queer theory The essays cross a spectrum of disciplinary matrixes including jurisprudence political philosophy literary theory critical race theory women s studies and gay and lesbian studies The authors occupy a variety of political positions vis vis questions of identity rights the state cultural normalization and economic liberalism The richness and vitality of feminist and queer theory as well as their relevance to matters central to the law and politics of our time are on full display in this volume Reader's Guide to Lesbian and Gay Studies Timothy Murphy, 2013-10-18 *The Reader's Guide to Lesbian and Gay Studies* surveys the field in some 470 entries on individuals Adrienne Rich arts and cultural studies Dance ethics religion and philosophical issues Monastic Traditions historical figures periods and ideas Germany between the World

Wars language literature and communication British Drama law and politics Child Custody medicine and biological sciences Health and Illness and psychology social sciences and education Kinsey Report      **Encyclopedia of Lesbian and Gay**

**Histories and Cultures** George Haggerty, Bonnie Zimmerman, 2003-09-02 Beginning in 1869 when the study of homosexuality can be said to have begun with the establishment of sexology this Encyclopedia offers accounts of the most important international developments in an area that now occupies a critical place in many fields of academic endeavours While gays and lesbians have shared many aspects of life their histories and cultures developed in profoundly different ways To reflect this crucial fact the Encyclopedia has been prepared in two separate volumes assuring that both histories receive full unbiased attention and that a broad range of human experience is covered Written by some of the most famous names in the field as well as new researchers this is intended as a reference for students and scholars in all areas of study as well as the general public

**Encyclopedia of Lesbian Histories and Cultures** Bonnie Zimmerman, 2013-08-21 Volume one of this two volume set focuses on lesbian history and culture beginning in 1869 when the study of homosexuality was said to have begun with the establishment of sexology It is intended as a reference for students and scholars in many fields as well as the general public

**Gender and Careers in the Legal Academy** Ulrike Schultz, Gisela Shaw, Margaret Thornton, Rosemary Auchmuty, 2021-02-25 In the past fifteen years there has been a marked increase in the international scholarship relating to women in law The lives and careers of women in legal practice and the judiciary have been extensively documented and critiqued but the central conundrum remains Does the presence of women make a difference What has been largely overlooked in the literature is the position of women in the legal academy although central to the changing culture To remedy the oversight an international network of scholars embarked on a comparative study which resulted in this path breaking book The contributors uncover fascinating accounts of the careers of the academic pioneers as well as exploring broader theoretical issues relating to gender and culture The provocative question as to whether the presence of women makes a difference informs each contribution

Handbook of Lesbian and Gay Studies Diane Richardson, Steven Seidman, 2002-11-18 Drawing from a rich team of global contributors and carefully structured to elucidate the core issues in the field this text is organised into four sections History and theory Identity and community Institutions and Politics

Inclusive Socratic Teaching Jamie R. Abrams, 2024-06-04 For more than fifty years scholars have documented and critiqued the marginalizing effects of the Socratic teaching techniques that dominate law school classrooms In spite of this law school budgets staffing models and course requirements still center Socratic classrooms as the curricular core of legal education In this clear eyed book law professor Jamie R Abrams catalogs both the harms of the Socratic method and the deteriorating well being of modern law students and lawyers concluding that there is nothing to lose and so much to gain by reimagining Socratic teaching Recognizing that these traditional classrooms are still necessary sites to fortify and catalyze other innovations and values in legal education Inclusive Socratic Teaching provides concrete tips and strategies to

dismantle the autocratic power and inequality that so often characterize these classrooms A galvanizing call to action this hands on guide equips educators and administrators with an inclusive teaching model that reframes the Socratic classroom around teaching techniques that are student centered skills centered client centered and community centered Sexuality and Identity Leslie J. Moran, 2017-11-30 Born in the late nineteenth century sexuality is a relatively new category within the human sciences in general and law and society scholarship in particular Despite its novelty it is now a central category through which we understand ourselves both as individuals and as members of communities This volume offers a collection of essays selected to reflect the ever widening horizons and diverse methodologies of law and society scholarship on sexual and identity in law The essays offer an insight into some of the key themes and recent developments in this body of work Each in different ways offers an evaluation of the nature meaning and effects of sexuality thereby providing a critical evaluation of the politics of sexual identity as it appears in and through the law *Not The Marrying Kind* N.

Barker, 2012-02-22 Not the Marrying Kind is a new and comprehensive exploration of the contemporary same sex marriage debates in several jurisdictions including Australia Canada South Africa the United Kingdom and the United States It departs from much of the existing scholarship on same sex marriage which argues either for or against marriage for same sex couples Instead this book begins from a critical analysis of the institution of marriage itself as well as separate forms of relationship recognition such as civil partnership PaCS domestic partnership and asks whether and how feminist critiques of marriage might be applied specifically to same sex marriage In doing this the author combines the theories of second wave feminism with insights from contemporary queer theory Film and the Law Steve Greenfield, Guy Osborn, Peter Robson, 2010-10-05 Described by Richard Sherwin of New York Law School as the law and film movement's founding text this text is a second heavily revised and improved edition of the original Film and the Law Cavendish Publishing 2001 The book is distinctive in a number of ways it is unique as a sustained book length exposition on law and film by law scholars it is distinctive within law and film scholarship in its attempt to plot the parameters of a distinctive genre of law films its examination of law in film as place and space offers a new way out of the law film genre problem and also offers an examination of representations of an aspect of legal practice and legal institutions that have not been addressed by other scholars It is original in its contribution to work within the wider parameters of law and popular culture and offers a sustained challenge to traditional legal scholarship amply demonstrating the practical and the pedagogic as well as the moral and political significance of popular cultural representations of law The book is a valuable teaching and learning resource and is the first in the field to serve as a basic guidebook for students of law and film *After Legal Equality* Robert Leckey, 2014-07-11 Groups seeking legal equality often take a victory as the end of the line Once judgment is granted or a law is passed coalitions disband and life goes on in a new state of equality Policy makers too may assume that a troublesome file is now closed This collection arises from the urgent sense that law reforms driven by equality call for fresh lines of

inquiry In unintended ways reforms may harm their intended beneficiaries They may also worsen the disadvantage of other groups Committed to tackling these important issues beyond the boundaries that often confine legal scholarship this book pursues an interdisciplinary consideration of efforts to advance equality as it explores the developments challenges and consequences that arise from law reforms aiming to deliver equality in the areas of sexuality kinship and family relations With an international array of contributors After Legal Equality Family Sex Kinship will be an invaluable resource for those with interests in this area Lesbian and Gay Studies Theo Sandfort,2000-09-05 This book examines the definition of

lesbian and gay studies when it emerged as an academic subject and its achievements and research agenda **Telling Moments** Lynda Hall,2003-11-15 Telling Moments collects contemporary short stories by a diverse group of twenty four lesbian writers Engaging themes of life and death aging motherhood race love work and travel the writers offer brief glimpses into lesbian lives The stories are by well known contemporary writers Gloria Anzald a Mary Cappello Emma Donoghue Jewelle Gomez Karla Jay Anna Livia Valerie Miner Lesl a Newman Minnie Bruce Pratt Ruthann Robson Sarah Schulman and Jess Wells and exciting newer voices such as Donna Allegra and Marion Douglas There are also stories from performance artists Carmelita Tropicana Peggy Shaw and Maya Chowdhry Anna Livia s protagonist appreciates her mother s artful garden creation Ruthann Robson tells of a survivor of the health care system In Marion Douglas s story a teenager dances with an alluring classmate Donna Allegra s strong construction worker copes with the death of her mother And Karla Jay sets her character forth to swim with sharks Most of the stories are accompanied by an author photo biographical sketch and a most significant feature a commentary from the author on her writing process and the autobiographical nature of her story illustrating the truth behind the fiction Dressing Constitutionally Ruthann Robson,2013-07-29 This book examines how the intertwining of clothes and the United States Constitution raises fundamental questions of hierarchy sexuality and democracy Constitutional considerations both constrain and confirm daily choices In turn appearances provide multilayered perspectives on the Constitution and its interpretations Garments often raise First Amendment issues of expression or religion but they also prompt questions of equality on the basis of gender race and sexuality At work in court in schools in prisons and on the streets clothes and grooming provoke constitutional controversies Additionally the production trade and consumption of apparel implicates constitutional concerns including colonial sumptuary laws slavery wage and hour laws and current notions of free trade The regulation of what we wear or do not is ubiquitous From a noted constitutional scholar and commentator this book examines the rights to expression and equality as well as the restraints on government power as they both limit and allow control of our most personal choices of attire and grooming **Marriage and Cohabitation** Alison Diduck,2017-03-02 The law has long been interested in marriage and conjugal cohabitation and in the range of public and private obligations that accrue from intimate living This collection of classic articles explores that legal interest while at the same time locating marriage and cohabitation within a range of intimate affiliations It offers the perspectives of a number of

international scholars on questions of how if at all our different ways of intimacy ought to be recognised and regulated by law

**The Ashgate Research Companion to Feminist Legal Theory** Vanessa E. Munro, 2016-04-01 As a distinct scholarly contribution to law feminist legal theory is now well over three decades old Those three decades have seen consolidation and renewal of its central concerns as well as remarkable growth dynamism and change This Companion celebrates the strength of feminist legal thought which is manifested in this dynamic combination of stability and change as well as in the diversity of perspectives and methodologies and the extensive range of subject matters which are now included within its ambit Bringing together contributors from across a range of jurisdictions and legal traditions the book provides a concise but critical review of existing theory in relation to the core issues or concepts that have animated and continue to animate feminism It provides an authoritative and scholarly review of contemporary feminist legal thought and seeks to contribute to the ongoing development of some of its new approaches perspectives and subject matters The Companion is divided into three parts dealing with Theory Concepts and Issues The first part addresses theoretical questions which are of significance to law but which also connect to feminist theory at the broadest and most interdisciplinary level The second part also draws on general feminist theory but with a more specific focus on debates about equality and difference race culture religion and sexuality The Issues section considers in detail more specific areas of substantive legal controversy     Equality Practice William N. Eskridge, Jr., 2013-10-18 William Eskridge a Yale law professor chronicles the Vermont law which legalised civil unions distinct from marriage for same sex couples

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