

Hollins University

Hollins Digital Commons

Ann B. Hopkins Papers


Manuscript Collections

5-25-1990

No. 84-3040 Order 25May1990

United States District Court for the District of Columbia

Follow this and additional works at: <https://digitalcommons.hollins.edu/hopkins-papers>

 Part of the [Civil Rights and Discrimination Commons](#)

5/25/90

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

FILED

MAY 25 1990

Clerk, U. S. District Court
District of Columbia

ANN B. HOPKINS,)
)
 Plaintiff,)
)
 v.)
)
 PRICE WATERHOUSE,)
)
 Defendant.)

Civil Action No. 84-3040

ORDER

In accordance with the Court's Findings of Fact and Conclusions of Law on Remand, filed on May 14, 1990, it is hereby

ORDERED:

(1) Judgment is entered in favor of plaintiff against defendant.

(2) Defendant shall admit plaintiff as a principal in Price Waterhouse effective July 1, 1990. Upon admission, defendant shall grant plaintiff sufficient shares so that she will receive during the Price Waterhouse fiscal year (July 1, 1990 to June 30, 1991) the average compensation given management consulting principals admitted July 1, 1983, and plaintiff shall make a contribution of capital to the firm commensurate with the amount of shares so granted on the same terms that such contributions were and are made by principals admitted July 1, 1983.

(3) With respect to all collateral benefits and obligations, plaintiff shall be treated as if she had become a principal of Price Waterhouse as of July 1, 1983.

(4) Defendant shall pay plaintiff as back compensation the sum of \$371,175, including interest.

(5) While there is no evidence of conduct constituting retaliation or of retaliatory motives by the defendant, in order to establish a standard by which any future claim of retaliation may be measured, defendant shall not discriminate against plaintiff because she has, by this litigation, asserted claims of unlawful discrimination by defendant.

(6) Plaintiff is awarded her costs and reasonable attorney fees, which have been settled by agreement of the parties, as reported this day in open court, for a total of \$422,460.32.


UNITED STATES DISTRICT JUDGE

May 25, 1990.