

1: The last maître d'™ is here to serve you from a bygone time - The Boston Globe

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Background History of abortion laws in the United States According to the Court, "the restrictive criminal abortion laws in effect in a majority of States today are of relatively recent vintage. Every state had abortion legislation by She returned to Dallas , Texas, where friends advised her to assert falsely that she had been raped in order to obtain a legal abortion with the understanding that Texas law allowed abortion in cases of rape and incest. However, this scheme failed because there was no police report documenting the alleged rape. She attempted to obtain an Illegal abortion , but found that the unauthorized facility had been closed down by the police. Eventually, she was referred to attorneys Linda Coffee and Sarah Weddington. McCorvey was no longer claiming her pregnancy was a result of rape, and later acknowledged that she had lied about having been raped. The court, however, declined to grant an injunction against enforcement of the law. Wade reached the Supreme Court on appeal in The justices delayed taking action on Roe and a closely related case, Doe v. Bolton , until they had decided Younger v. Harris because they felt the appeals raised difficult questions on judicial jurisdiction and United States v. In Vuitch, the Court narrowly upheld the statute, though in doing so, it treated abortion as a medical procedure and stated that physicians must be given room to determine what constitutes a danger to physical or mental health. The day after they announced their decision in Vuitch, they voted to hear both Roe and Doe. According to Blackmun, Stewart felt that the cases were a straightforward application of Younger v. Harris, and they recommended that the Court move forward as scheduled. Chief Justice and may it please the Court. He glared him down. Douglas threatened to write a dissent from the reargument order he and the other liberal justices were suspicious that Rehnquist and Powell would vote to uphold the statute , but was coaxed out of the action by his colleagues, and his dissent was merely mentioned in the reargument order without further statement or opinion. Flowers replaced Jay Floyd for Texas. Over the recess, he spent a week researching the history of abortion at the Mayo Clinic in Minnesota, where he had worked in the s. Powell also suggested that the Court strike down the Texas law on privacy grounds. The Court issued its decision on January 22, , with a 7-to-2 majority vote in favor of Roe. Justices Burger, Douglas, and Stewart filed concurring opinions, and Justice White filed a dissenting opinion in which Justice Rehnquist joined. Bolton announced on the same day as Roe v. The Court deemed abortion a fundamental right under the United States Constitution , thereby subjecting all laws attempting to restrict it to the standard of strict scrutiny. In the first trimester, when it was believed that the procedure was safer than childbirth , the Court left the decision to abort completely to the woman and her physician. The plurality in Casey, explicitly confirming that women had a constitutional right to abortion and further upholding the "essential holding" of Roe, stated that women had a right to choose abortion before viability and that this right could not be unduly interfered with by the state. Justice Powell had suggested that the point where the state could intervene be placed at viability, which Justice Thurgood Marshall supported as well. This is arbitrary, but perhaps any other selected point, such as quickening or viability, is equally arbitrary. The Court concluded that the case came within an established exception to the rule: Justices White and Rehnquist wrote emphatic dissenting opinions. The Court simply fashions and announces a new constitutional right for pregnant women and, with scarcely any reason or authority for its action, invests that right with sufficient substance to override most existing state abortion statutes. The upshot is that the people and the legislatures of the 50 States are constitutionally disentitled to weigh the relative importance of the continued existence and development of the fetus, on the one hand, against a spectrum of possible impacts on the woman, on the other hand. As an exercise of raw judicial power, the Court perhaps has authority to do what it does today; but, in my view, its judgment is an improvident and extravagant exercise of the power of judicial review that the Constitution extends to this Court. To reach its result, the Court necessarily has had to find within the scope of the Fourteenth Amendment

a right that was apparently completely unknown to the drafters of the Amendment. As early as , the first state law dealing directly with abortion was enacted by the Connecticut Legislature. By the time of the adoption of the Fourteenth Amendment in , there were at least 36 laws enacted by state or territorial legislatures limiting abortion. While many States have amended or updated their laws, 21 of the laws on the books in remain in effect today. Advocates have also reasoned that access to safe abortion and reproductive freedom generally are fundamental rights. Some scholars not including any member of the Supreme Court have equated the denial of abortion rights to compulsory motherhood, and have argued that abortion bans therefore violate the Thirteenth Amendment: Wade, most states enacted or attempted to enact laws limiting or regulating abortion, such as laws requiring parental consent or parental notification for minors to obtain abortions; spousal mutual consent laws; spousal notification laws; laws requiring abortions to be performed in hospitals, not clinics; laws barring state funding for abortions; laws banning intact dilation and extraction , also known as partial-birth abortion; laws requiring waiting periods before abortions; and laws mandating that women read certain types of literature and watch a fetal ultrasound before undergoing an abortion. The Supreme Court struck down some state restrictions in a long series of cases stretching from the mids to the late s, but upheld restrictions on funding, including the Hyde Amendment, in the case of *Harris v. In* , Norma L. McCorvey revealed that she had become pro-life , and from then until her death in , she was a vocal opponent of abortion. One argument is that Justice Blackmun reached the correct result but went about it the wrong way. According to Stevens, if the decision had avoided the trimester framework and simply stated that the right to privacy included a right to choose abortion, "it might have been much more acceptable" from a legal standpoint. Neither historian, nor layman, nor lawyer will be persuaded that all the prescriptions of Justice Blackmun are part of the Constitution. Jeffrey Rosen [97] and Michael Kinsley [98] echo Ginsburg, arguing that a legislative movement would have been the correct way to build a more durable consensus in support of abortion rights. Abortion in the United States: Wade asked the following question: In , the U. Supreme Court decided that states laws which made it illegal for a woman to have an abortion up to three months of pregnancy were unconstitutional, and that the decision on whether a woman should have an abortion up to three months of pregnancy should be left to the woman and her doctor to decide. In general, do you favor or oppose this part of the U. Supreme Court decision making abortions up to three months of pregnancy legal? The Harris organization concluded from this poll that "56 percent now favours the U. Reagan denied that there was any litmus test: I feel very strongly about those social issues, but I also place my confidence in the fact that the one thing that I do seek are judges that will interpret the law and not write the law. That Canadian case, *R. Morgentaler* , was decided in *Reproductive Health Services* Main article: *Reproductive Health Services* , Chief Justice Rehnquist, writing for the Court, declined to explicitly overrule *Roe*, because "none of the challenged provisions of the Missouri Act properly before us conflict with the Constitution. Casey During initial deliberations for *Planned Parenthood v. Casey* , an initial majority of five Justices Rehnquist, White, Scalia, Kennedy, and Thomas were willing to effectively overturn *Roe*. Carhart During the s, the state of Nebraska attempted to ban a certain second-trimester abortion procedure known as intact dilation and extraction sometimes called partial birth abortion. The Nebraska ban allowed other second-trimester abortion procedures called dilation and evacuation abortions. Carhart , citing a right to use the safest method of second trimester abortion. Kennedy, who had co-authored the Casey decision upholding *Roe*, was among the dissenters in *Stenberg*, writing that Nebraska had done nothing unconstitutional. Carhart This section does not cite any sources. Please help improve this section by adding citations to reliable sources. Unsourced material may be challenged and removed. January Main article: The Court had previously ruled in *Stenberg v. Further*, the ban at issue in *Gonzales v. Carhart* was a clear federal statute, rather than a relatively vague state statute as in the *Stenberg* case. Kennedy wrote the majority opinion, asserting that Congress was within its power to generally ban the procedure, although the Court left the door open for as-applied challenges. Wade, *Planned Parenthood v. Casey* , and *Stenberg v. Carhart* remained valid, and instead the Court stated that the challenged statute remained consistent with those past decisions whether or not those decisions remained valid. Justices Ginsburg, Stevens, Souter, and Breyer

dissented, contending that the ruling ignored Supreme Court abortion precedent, and also offering an equality-based justification for abortion precedent. *Wade and Planned Parenthood v. Hellerstedt*, the most significant abortion rights case before the Supreme Court since *Planned Parenthood v. Casey* in , [] [] the Supreme Court in a 5-3 decision on June 27, , swept away forms of state restrictions on the way abortion clinics can function. The Texas legislature enacted in restrictions on the delivery of abortions services that created an undue burden for women seeking an abortion by requiring abortion doctors to have difficult-to-obtain "admitting privileges" at a local hospital and by requiring clinics to have costly hospital-grade facilities. The Court struck down these two provisions "facially" from the law at issue – that is, the very words of the provisions were invalid, no matter how they might be applied in any practical situation. It was my pseudonym, Jane Roe, which had been used to create the "right" to abortion out of legal thin air. But Sarah Weddington and Linda Coffee never told me that what I was signing would allow women to come up to me 15, 20 years later and say, "Thank you for allowing me to have my five or six abortions. We talked about truly desperate and needy women, not women already wearing maternity clothes. District Court in Texas to have *Roe v.* However, the Fifth Circuit decided that her case was moot, in *McCorvey v. Wade* at the age of 26, Sarah Weddington went on to be a representative in the Texas House of Representatives for three terms. Bush also opposed *Roe*, though he had supported abortion rights earlier in his career. *Wade*, of which he said to Senator Susan Collins that he would not "overturn a long-established precedent if five current justices believed that it was wrongly decided". *Wade* will be overturned given an appropriate case to challenge it. Pro-abortion organizations like Planned Parenthood are planning on how they will operate should *Roe v.* Several states have enacted so-called trigger laws which would take effect in the event that *Roe v. Wade* is overturned, with the effect of outlawing abortions on the state level. The Mississippi law as of was being challenged in federal courts and was temporarily blocked.

2: Articles | NACHA

Training in Stress Echocardiography. Frank A. Flachskampf. Landmark Articles with Short Comments. Frank A. Flachskampf. Subject Categories. Medicine, Dentistry.

The Next Generation ShareThis With her platform sandals clacking against the pavement, year-old freelance TV producer Tootsie Olan made her way through the empty canyons of Wall Street at midnight on a recent Sunday. She descended into the uptown IRT station and pulled out her cell phone. Meandering down the platform, she began to tell her best friend from Cornell about her weekend, which she considered among the most important of her life. Then she stopped short. He wore a gold chain around his neck and had a scar on his right cheek. To Tootsie, he looked like the kind of guy she normally tries to "get as far away from as possible, especially in the subway late at night. It had cost her several hundred dollars, involved odd strangers, and taken three days, though it can sometimes stretch into a lifetime commitment. About , people participate annually, in cities as far away as Paris and Cape Town, and companies from Reebok to Agency. This is the Landmark Forum -- called "the Forum" for short -- and they say it will change your life. I immediately started railing against the leader about how they were just using me for my money. Then, when I was walking out, it struck me that I was 26 years old and I was never going to take another risk in my life. I was the one being an asshole! That was my first step to being a writer. The past is past, the Forum says, and has no bearing on the future, which is yours to invent. When she gets to the part about "transformation," she raises her delicate fingers in air quotes, which she calls "bunny ears. My whole life has been about being special. In high school, I was always an A student, but I felt special because I was also in a semi-professional dance troupe. With its emphasis on self-examination, self-revelation, and sharing both with a roomful of strangers, the Forum seems more appropriate for seventies softies than aughties urban warriors. Yet for upwardly mobile twentysomethings like Tootsie -- the generation that talks sex with the callousness of Samantha on Sex and the City but armors up with irony to discuss the meaning of life -- the Forum offers a chance to explore their innermost hopes and dreams. Now it leases an entire floor of One World Trade Center. Nor does it offer enlightenment and a better body at the same time, like yoga. Held in a bright, antiseptic conference room, the Forum is run as a shades-drawn, no-whispering class moderated by one of 50 certified Forum leaders. The Forum is only the beginning: Any of the odd courses can be repeated, or, in Landmark terms, "reviewed. I just loved it: It was like going to see your favorite band in concert, the familiarity so comforting and empowering. Landmark may get my time for free, but I get to continue in the process of self-realization for free. People often talk about it with their co-workers; at CNN, Landmark has been popular among on-air talent and upper management, including former executive vice-president Gail Evans. At hers, attorney Linda Howard served punch.

3: Popular Articles & Stories for September 28, - latimes

By Frank A. Flachskampf. View abstract. chapter 14 | 12 pages. Landmark Articles with Short Comments. Landmark Articles with Short Comments. By Frank A. Flachskampf.

Guggenheim, a member of a wealthy mining family, had been collecting works of the old masters since the 1850s. In 1906, he met artist Hilla von Rebay, [4] who introduced him to European avant-garde art, in particular abstract art that she felt had a spiritual and utopian aspect non-objective art. He began to display his collection to the public at his apartment in the Plaza Hotel in New York City. Guggenheim Foundation, in 1957, to foster the appreciation of modern art. It took him 15 years, sketches, and six sets of working drawings to create the museum. Guggenheim Museum in New York City. She wrote to Wright that "each of these great masterpieces should be organized into space, and only you I want a temple of spirit, a monument! In this sense almost every museum of our time is a child of the Guggenheim. While one of the plans scheme C had a hexagonal shape and level floors for the galleries, all the others had circular schemes and used a ramp continuing around the building. The open rotunda afforded viewers the unique possibility of seeing several bays of work on different levels simultaneously and even to interact with guests on other levels. The city location required Wright to design the building in a vertical rather than a horizontal form, far different from his earlier, rural works. He explained, "these geometric forms suggest certain human ideas, moods, sentiments" as for instance: Circularity is the leitmotif, from the rotunda to the inlaid design of the terrazzo floors. This changed in 1962 when the skylight was restored to its original design. Its appearance is in sharp contrast to the typically rectangular Manhattan buildings that surround it, a fact relished by Wright, who claimed that his museum would make the nearby Metropolitan Museum of Art "look like a Protestant barn. Wright has allotted the paintings and sculptures on view only as much space as would not infringe upon his abstract composition. The wall slanted outward, following the outward slant of the exterior wall, and paintings were not supposed to be hung vertically or shown in their true plane but were to be tilted back against it. Nor [can a visitor] escape the light shining in his eyes from the narrow slots in the wall. There is limited space within the niches for sculpture. I half felt that this would be my last exhibition. The works spanned his entire output, from his early collages, Polaroids, portraits of celebrities, self-portraits, male and female nudes, flowers and statues. It also featured mixed-media constructions and included his well-known Self-Portrait. It has four additional exhibition galleries with flat walls that are "more appropriate for the display of art. In The New York Times, critic Michael Kimmelman wrote that the sales "stretched the accepted rules of deaccessioning further than many American institutions have been willing to do. Krens transformed the Guggenheim into one of the best-known brand names in the arts. The Art of a Continent," in 1997; "China: Artists included in the collection are Pierre Huyghe and Sophie Calle. This initial condition assessment included: The restoration primarily addressed the exterior of the original building and the infrastructure. This included the skylights, windows, doors, concrete and gunite facades and exterior sidewalk, as well as the climate-control. Lewis, who was a major benefactor in the Museum restoration project. Guggenheim Museum in New York. He had been director of the Carnegie Museum of Art in Pittsburgh, Pennsylvania for 12 years, where he had also served as chief curator and curator of contemporary art.

4: Landmark transgender equality law in jeopardy | MSNBC

1. Author(s): Neskovic, Aleksandar N; Flachskampf, Frank A Title(s): Stress echocardiography: essential guide and DVD/edited by Aleksander N. Neskovic, Frank A.

5: Solomon R. Guggenheim Museum - Wikipedia

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6: Los Angeles Times - We are currently unavailable in your region

Pay Money, Be Happy For thousands of new yorkers, happiness is a \$, three-day self-help Seminar. This is the Landmark Forum -- called "the Forum" for short -- and they say it will change.

7: Roe v. Wade - Wikipedia

Short communication Full text access Research to Practice: Assessment of Left Ventricular Global Longitudinal Strain for Surveillance of Cancer Chemotherapeutic-Related Cardiac Dysfunction Hong Yang, Leah Wright, Tomoko Negishi, Kazuaki Negishi.

8: Stress Echocardiography: Essential Guide - CRC Press Book

Frank A. Flachskampf, Patrick F with CT measurements. 12,13 This is achieved by visualizing a short-axis view of the submitting a comment on this article.

9: Goldman Urges Do-Over by Trump Regulators in Easing Volcker Rule | www.enganchecubano.com

Nanjing University of Traditional Chinese Medicine, Nanjing, People's Republic of China We welcome the useful and attentive comments of Vannacci and colleagues concerning our study of acupuncture to lower blood pressure in mild to moderate hypertension. 1 Their criticism that Taiyang is not a.

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