



## Expository Essay on Abortion

### Introduction

Many people regard abortion as a heinous act of violence, comparing it to murder because it involves partially delivering an embryo and then killing it relatively shortly after its 'half-birth.' Some have spoken out against abortion, stating that killing a kid during the partial-birth stage is both evil and useless. Another school of thought, on the other hand, believes that abortion is not truly murder because the kid has not yet been born. This opposing viewpoint considers the death of unborn foetuses to be a woman's right if she does not wish to have a child.

Throughout history, many political figures have held differing views on abortion. When President Bush issued the ban in 2003, it was Democratic candidates who came out against it and expressed their displeasure with the Bush administration's actions. Bush signed the bill in the hopes of extending the scope of Americans' moral concerns and safeguarding innocent and vulnerable children from unnecessary and unethical death.

### What are the opinions of political leaders on abortion?

The Democratic candidates, on the other hand, have opposing viewpoints and views. John Kerry of Massachusetts described it as a step back for women, claiming that it was an insensitive gesture aimed at violating women's rights. He further accused the president of exploiting the situation. Howard Dean also spoke out against it, claiming that it would put the health of many women across the country in jeopardy. He also blamed Bush, saying he was enraged because Bush thought he could dictate medicine and thereby control the lives of millions of women across the United States.

Some, like White, have even attempted to argue that wars, particularly the Vietnam War, are the result of misunderstanding and ignorance. The Roe vs. Wade case is perhaps one of the most important in the history of abortion rights. The case began in 1970, when Norma McCorvey, a pregnant woman, filed a class-action lawsuit against Texas' anti-abortion legislation, claiming that the Constitution's First, Fourth, Fifth, Ninth, and Fourteenth Amendments were being violated.

Dallas district attorney Henry Wade was the defendant in this case. Doe contended, through her counsel, Sarah Weddington, that abortion regulations were unfit for the state since the major grounds for their creation were rooted in a school of thought from the early nineteenth century. The belief that women who will or are likely to have an abortion will be more sexually promiscuous was one of these ideas. It is also well known that until the turn of the twentieth century, abortion mortality was fairly high.

### Conclusion

Overall, we find that making judgments concerning abortions has always been fraught with controversy throughout America's history. This has resulted in a great deal of cultural struggle in the



country, as well as several social disputes. From a sociological standpoint, and according to Niebuhr, the primary or, as he puts it, "ultimate" root of social disputes is ignorance and selfishness, which are inherent in human nature. This is essentially true; ignorance leads to misunderstandings and dissonance, and actions of selfishness include certainty in one's point of view versus anyone else's, resulting in an eventual confrontation.

These are just a few of the cultural battles that have erupted in American culture as a result of people's differing views on abortion. The abortion argument is primarily a cultural and sociological issue, and it is possibly the most contentious and widespread cause of the cultural battles we witness all around us.

People offer a variety of reasons to justify abortions, while others offer equally compelling arguments to portray abortion as a morally reprehensible practice. Whatever the situation may be, it is clear that humans have a choice in terms of having children, as they can utilise contraception and other methods to prevent conception. A person is not a person until he or she is born in every moral and legal sense, hence the parents should be entitled to make any decision they want about the infant. If the parents believe they are unsuitable for child-rearing and become pregnant by accident, they should be entitled to have an abortion.

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