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* POSSIBLE DIVISIONAL PLAYOFFS CASE (6)

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ABOUT THIS DOCUMENT

The cases in this set were compiled for affiliated Regional Competitions during the 2023-2024 National High School Ethics Bowl season. Authored by a diverse group of community members, cases have been edited for content, clarity, and pedagogical focus by an Editorial Board composed of NHSEB's Executive Committee and Case Advisory Committee. More information on NHSEB personnel is available at nhseb.org/people.

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DISCUSSION QUESTIONS

The Discussion Questions provided by the Editorial Board in this set are designed to identify and get students thinking about the various moral issues and potential angles of consideration involved in each case. Discussion Questions do not (and are not designed to) exhaust the range of possible considerations on a given topic. Discussion Questions will not be used for officially-sanctioned NHSEB Regional Competitions or Divisional Playoffs. The Moderator Questions asked at each NHSEB-affiliated event will remain confidential until they are revealed in-match to preserve competitive fairness. For more information about competition procedures, please review NHSEB's 2023-2024 Rules Manual.

CASE REFERENCES AND RESEARCH

Cases designed for use in the National High School Ethics Bowl are often directly based on or otherwise inspired by real-world events, debates, etc. Throughout this case set, citations and references are included to provide further context on these events and issues where appropriate. Source materials cited in this document will only be identified once per case, though may be referenced more than once within a given case.

While NHSEB’s rules do not actively discourage students from conducting outside research as they develop their arguments for competition, such research is not of primary importance when it comes to evaluation under the NHSEB Scoring Criteria. A well-researched and well-cited argument is not necessarily an indication of a good normative argument that displays inventive thinking, deliberative reasoning, or other core features emphasized by the Ethics Bowl format. For more information on the role of research, official match and scoring procedures, and more, please review NHSEB's 2023-2024 Rules Manual.
Generative AI programs are not able to only create text, but many can also create images based on user prompts. AI image programs are able to do this because they have “viewed” hundreds of thousands of paintings and photographs created by human artists that have been paired with descriptive tags. In doing so, they identify commonalities between these inputs, attach them to particular input tags, and thereby “learns” to produce an original output.

The emergence of these visual AI programs has created new dilemmas for copyright law and intellectual property rights more broadly. Copyright law aims to protect an individual's intellectual creations (as opposed to their physical property, like jewelry or a car). Though specific rules and their application vary from jurisdiction to jurisdiction, in general, copyright law protects original (often, but not exclusively, artistic) creations such as novels, paintings, songs, and poetry. The purpose of copyright has historically been twofold: first, it protects the creator from having their work used in contexts that they do not approve of (for example, in the campaign of a politician they do not support); second, it stops individuals from financially profiting from work that they did not create (for example, selling prints of another person's painting without their permission).

However, generative AI programs may undermine this longstanding reasoning. Though AI images are technically original creations, their “author” is not a human being. As a result, some argue that AI images cannot receive copyright protections because such an entity does not have preferences for the use of its creations, nor does it receive any benefit by being financially compensated for their use.

Others argue that the creator of an AI program should benefit from the artworks generated by that program. Like the work that an artist puts into creating a painting, the work that programmers put into writing code and testing the program entitles them to control over the artworks it generates and financial compensation when those artworks are used.

Still others argue that the artists whose work the AI program was trained on should be given rights to any artwork the program generates. Without their original creations, the AI would have had no inputs on which it could train.

Finally, there are those who argue that the individual who comes up with and inputs the text prompt that produces the artwork should receive copyright protections. Without their work to come up with these phrases, the AI would have no text inputs to turn into visual artworks.

**DISCUSSION QUESTIONS**

1. Do artworks produced by an AI deserve copyright protection?
2. Who, if anyone, should have control over the artwork once it is produced: the creator of the AI, the artists whose work the AI “learned” from, or the individual whose verbal prompt generated the piece? If control is to be shared between multiple parties, how would that function?
3. How should society respond to the rapid advances in technology which invite revision to existing laws, practices, etc.?
Doomsday Deterrence, Or: How I Learned to Stop Worrying and Love the Bomb

In January 2023, the Bulletin of the Atomic Scientists moved the Doomsday Clock—a symbolic estimation of humanity’s proximity to complete annihilation—to 90 seconds to midnight.1 After the Cold War ended, the dangers of nuclear war became less salient to much of the world. Yet many now fear that the risk of nuclear war is increasing in light of Russia’s implicit threats to use nuclear weapons in Ukraine, the proliferation of nuclear weapons by North Korea, and rapid developments in artificial intelligence that could facilitate the development and use of nuclear weapons.

Historically, nuclear deterrence—in which one state credibly threatens to respond to a nuclear attack with a nuclear response of its own—has been the dominant strategy to mitigate the risk of nuclear war.2 The idea underlying this strategy is that the threat of significant retaliation—perhaps even complete destruction—provides a very strong disincentive for any state to ever use nuclear weapons. Proponents of nuclear deterrence thus argue that—perhaps counterintuitively—credibly threatening to use nuclear weapons is actually the best way to ensure that nuclear weapons are never used. Yet this strategy raises a host of vexing ethical questions.

Some defenders of nuclear deterrence claim that, in principle, it could be morally permissible to respond to a nuclear attack by using nuclear weapons against military targets. Others argue that even if actually using nuclear weapons is always wrong, merely threatening to retaliate with nuclear weapons—or leading other states to believe or suspect that one might retaliate with nuclear weapons—is a morally permissible form of deterrence.

Those who categorically oppose the use of nuclear weapons reply that using nuclear weapons is never a proportionate military response, and that it is difficult to ensure that using nuclear weapons against military targets will not inadvertently harm civilians. Moreover, many argue that using nuclear weapons against any target weakens the nuclear taboo and makes escalatory uses of nuclear weapons more likely in the future. Some critics contend that even threatening to use nuclear weapons is morally wrong.

Yet proponents of nuclear deterrence point out that this strategy has been remarkably effective not only at preventing nuclear war but at preventing direct armed conflicts between great powers. Because there do not appear to be any feasible ways of achieving complete nuclear disarmament in the foreseeable future, they argue, continuing to employ some version of the strategy of nuclear deterrence is (at least for now) our least bad option.

DISCUSSION QUESTIONS

1. If performing some action would be morally wrong, is it ever morally permissible to intend to perform the action, threaten to perform it, or lead others to believe or suspect that you might perform it?

2. When the most likely way of averting a morally catastrophic outcome requires acting in a way that violates a moral rule, should you ever perform this action?

3. If there were a nuclear holocaust causing most life on earth to go extinct, would it be bad primarily because it would kill currently existing individuals, or primarily because it precludes the existence—and potential flourishing—of future individuals, civilizations, and/or non-human species?

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1 BBC, “Doomsday Clock signals highest ever peril level”
2 NATO, “NATO’s nuclear deterrence policy and forces”
’Til Death Do My Part

High school sweethearts, Isaac and Ella, had been happily married for over 60 years. However, Ella was hospitalized with a very aggressive form of leukemia. After being told her diagnosis, Ella was upset and asked only about treatment options, clearly not wanting to know the survival rate. An anxious Isaac searched online and asked her doctors about the likely prognosis, discovering that Ella probably had less than a year to live—maybe up to two years if she could receive a stem cell transplant. Given the gravity of Isaac’s research and her initial reaction, he did not immediately share this information with his wife. However, as the next year went on, she would often ask “Am I going to live?” and “Are we going to beat this leukemia?”

Isaac ultimately chose to answer “yes” and “yes” every time. It’s important to emphasize he didn’t merely answer a couple yes or no questions; instead, he resolved to behave every day in such a way that assured Ella that they had a future together. He was determined to never waver and never show doubt. He struggled deeply with this decision, but he ultimately believed that truth and giving hope to Ella were mutually exclusive. While Isaac deeply valued the truth in his personal and professional life, often repeating the refrain “the truth shall set you free,” upon deliberation, he determined that acting in accordance with the truth is not always the best thing—in fact, he believes, sometimes one must sacrifice one’s own ideals for the sake of someone they love.

Thinking over his decision, Isaac also considered the duties of a relationship generally, and a marriage more specifically. One thought he had is that the foundation of marriage is a radical self-disclosure. Your good news is my good news, and your bad news is my bad news. Another thought is that the foundation of marriage is a selfless serving of the other, and that, as a partner, you have privileged access to what your partner needs; with this in mind, Isaac felt confident that what Ella needed most was confidence that it was going to be okay.

DISCUSSION QUESTIONS

1. When, if ever, is it permissible to deceive someone for their own good?
2. Isaac considers a couple “foundations of marriage.” What do you make of his proposals of self-disclosure and selfless serving? What else might serve as the foundation of such a relationship?
3. When might duties to serve others override duties to broader ethical principles?
4. How might Isaac’s duty to share the information with Ella change if his relationship to her changed (e.g., if he were a nurse or doctor as opposed to a husband)?
Don’t Bank On It!

Perhaps the most drastic method taken by Prime Minister Justin Trudeau to crack down on the Canadian trucker protests, also known as the “Freedom Convoy,” was to collaborate with banks to freeze the accounts of demonstrators and their supporters, a tactic which has come to be known as “de-banking.” This mass de-banking was the final crescendo of a series of escalatory moves made to financially restrict the protestors, only made legally permissible after Trudeau invoked the Emergencies Act, initiating a state of exception and temporarily expanding the power of the federal government. Unless you are extremely wealthy, having your bank account frozen is tantamount to being cut off from participating in public life. Unsurprisingly, the financial suppression, combined with increasingly heavy police presence, formed a pincer movement; the protest collapsed in just a few days.

More recently, in the Summer of 2023, Nigel Farage, a populist British firebrand best known for leading the charge on Brexit, has been drawing attention to the fact that he and allegedly thousands of others have had their bank accounts frozen. Leaked documents from Coutts bank seem to corroborate Farage’s claim that the targeting of his accounts, and those of others of similar ideological bent, was political in nature. Alison Rose, the CEO of NatWest, the parent company of Coutts, resigned in the wake of the scandal.

This strategy of de-banking by the government is not unprecedented. Often one’s bank account is frozen when one is being charged with financial crimes. Ostensibly, when one is found guilty, money is returned to those who have been wronged; when guilt is not established, one’s bank account is reopened and the money is returned to its original owner, although, frequently, assets seized by the police or government get caught up in significant bureaucratic barriers to return to their owner(s). What makes the development of de-banking over the last few years unique is twofold: first, governments claim the right to freeze bank accounts of individuals, even if no criminal charge has been levied for reasons of national security and, second, private banks seem justified in freezing clients’ accounts because of their political views.

From the cases referenced above, some believe that banks have permission to politically vet their customers and others believe the government is permitted to restrict the finances of lawful citizens (under states of emergency). On the opposite side of the spectrum, there are individuals who reject the right of the government to interfere with one’s property and believe that banks should rigorously uphold the privacy of their customer base—historically, this is one of the reasons Swiss banks built up such a good reputation.

DISCUSSION QUESTIONS

1. Is there any justification for a private institution to limit/bar the ability of lawful citizens to use their services?
2. When is it justifiable for the government to collaborate with financial services to disrupt the activity of private individuals? When is it not?
3. When the government initiates a state of exception, what restrictions on its power, if any, should remain in place?
Tears of the Koroks

Players of one of 2023’s hottest video games are committing war crimes, according to recent coverage of the launch of Nintendo’s latest The Legend of Zelda title, Tears of the Kingdom.1 Alongside an adventurous main quest to save the eponymous Princess Zelda from mortal danger, periodic side stories introduce the playable character, Link, to various inhabitants of the kingdom of Hyrule – humanoid citizens, friendly critters, and vicious monsters alike. One such class of characters are the fairy-like Koroks, also known as Forest Spirits. Roughly the size of a small human child, these cuddly critters are rendered in-game as having spry wooden bodies, and wearing leaf-like masks of varying sizes and colors which express their various personalities.2 Koroks are surfaced to the player in a scavenger-hunt like mechanic, often seeking Link’s help to reunite with lost friends positioned nearby on the game’s open map.

Players are encouraged to complete these tasks creatively via a popular new gameplay mechanic which sees Link use his magical abilities to craft vehicles, weapons, and more from raw materials and mysterious devices strewn about the game’s vast open world. What might have been a collection of cute moments of good samaritanism has taken a dark turn, as gameplay footage of players using their abilities to maim and torture Koroks has gone viral on social media. Players have dragged the creatures with horses and flung them skyward attached to gliders and rockets. In a particularly infamous case, a player fashioned materials into machinery to facilitate a rotisserie spit to simulate roasting several Koroks at a time, while another took the time to stage a mock crucifixion for one of the woodland creatures.3

Dan Kois of Slate writes of these behaviors as “mostly harmless and delightful,” and much discussion online has rendered the scenes as amusing experimentation with a novel mechanic in a fairly low-stakes way.4 Players insist that Koroks are immortal in the game’s lore, and tend to respawn on the nearest solid surface when dispatched by players. Nintendo has historically been known for its family-friendly franchises, including Super Mario Brothers, Pokémon, Donkey Kong, and the Kirby series. Even the company’s foray into the ever-popular first person shooter genre, Splatoon, trades typical ammunition for paintballs in a kid-friendly cartoon environment. In such settings, many think, any potential negative consequence of simulated violence would be minimal if not mitigated completely, and this thinking seems to have made Nintendo’s products sure-fire winners among the sector’s youngest consumers.

Others, however, find players’ treatment of the Koroks a disturbing use of an otherwise creative gaming mechanic, and worry that enabling gratuitous acts of violence-simulated and cartoonish as they may be–could have real consequences for young children.

**DISCUSSION QUESTIONS**

1. Is there anything morally wrong with acts of cruelty toward video game characters who don’t actually exist? Why or why not? Would it make a difference if the character treated cruelly was an avatar of another player? Why or why not?

2. Does the fact that The Legend of Zelda series is marketed to young children make a moral difference to your thinking about this issue? Why or why not?

3. Would it make a difference to your consideration if the Koroks were revealed to be the villains (and not just a class of side characters) of The Legend of Zelda series?

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1 IGN Daily Fix, “Zelda Players Are Committing War Crimes On Koroks in Tears of the Kingdom”
2 Zeldapedia, “Korok”
3 The Verge, “Zelda players turned Tears of the Kingdom into a Korok torture chamber”
4 Slate, “A Complete Guide to Sending Zelda’s Cute Little Forest Spirits Straight to Hell”
Well, That’s Debatable

In early summer 2023, Robert F. Kennedy Jr., a democratic primary challenger to President Biden for the 2024 election, appeared on the Joe Rogan podcast. Kennedy is strongly opposed to vaccines and discussed his views on how vaccines cause harm. In response, Peter Hotez, a renowned vaccine researcher, criticized his views, the podcast, and Spotify, the platform on which the podcast appears, for not doing enough to “stop misinformation.” Rogan then offered to donate $100,000 to a charity of Hotez’s choosing if he would appear on the podcast alongside Kennedy for a debate about vaccines. Hotez refused, but soon others, like Elon Musk, began offering additional larger amounts to charity if Hotez would agree to a debate. So far Hotez agreed to appear on the podcast, but he has refused to engage in a debate with Kennedy.

Part of the reason for this refusal is that Hotez and others say that ‘debate’ is not the way science works. Findings are supported by evidence and then presented. But the deeper resistance to engaging Kennedy on this issue is not about vaccines specifically, but instead is about the claim that ideas that are considered conspiracies and misinformation are not legitimate views that are deserving of debate. Responding to such claims, according to this argument, legitimizes ideas that are clearly and unequivocally false. It also provides a platform for misinformation that can be quite harmful. Others respond that although we might not like to admit it, lots of people believe in conspiracies. Ignoring these views and making no effort to refute them is itself dangerous. The way to fight misinformation is not to de-platform it, but instead to engage it and demonstrate that it is false.

Education researchers Paula McAvoy and Diana Hess draw a distinction between what they call ‘open’ and ‘closed’ questions. They say, “The open–closed distinction rests on whether there are multiple and competing reasonable answers (open) or whether there is an agreed-upon answer (closed).” Thus, questions like ‘Should women have the right to vote?’ or ‘Is smoking harmful?’ are closed, and not subject to debate, while other questions like ‘How do we make a more just society?’ or ‘Is an experimental cancer cure effective?’ remain open. This distinction is helpful, but there may be topics that are not clearly either open or closed, or even more significantly, some may consider a particular question as closed, while others see it as open.

**DISCUSSION QUESTIONS**

1. What are the responsibilities, if any, of social media platforms that enable the spread of disinformation?
2. Are there certain ideas, like conspiracy theories, that should not be engaged or debated? Why or why not?
3. How do we decide which ideas are open for debate, and which ideas are closed?

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2 Peter Hotez, via Twitter
3 RealClearPolitics, “Dr. Peter Hotez: I Will Not Debate The Vaccine With RFK Jr. On Joe Rogan’s Podcast. It Will Turn Into The Jerry Springer Show”
Pain Au Chocolat

A suggested new policy from the U.S Department of Agriculture (USDA) proposes to phase out flavored milks from school lunches as part of a new strategy to combat childhood obesity. In May, USDA opened the proposal which seeks to rethink school nutrition guidelines around added sugars for public commentary. According to the proposal from USDA, “this approach would reduce exposure to added sugars and would promote the more nutrient-dense choice of unflavored milk for young children when their tastes are being formed.” The policy option under consideration specifically targets perennial student favorites—chocolate and strawberry milks—which would be limited in high school settings, and removed from elementary and middle school cafeterias. USDA contends that these milks often contain as much added sugars as soda.

“Fat-free and low-fat milk contain essential nutrients that kids need to grow and thrive, while staying within the calorie and saturated fat limits recommended by the Dietary Guidelines. The proposed rule continues to encourage consumption of fat-free or low-fat milk, while allowing some flavored milk to be offered in school meals,” reads a statement from USDA. This proposal is not without attendant controversy. The Department has to date received nearly 100,000 comments from many sides of a growing debate.

Proponents of the policy applaud USDA's effort to strengthen school nutrition standards, citing a worrying upward trend in cases of childhood obesity and related physical, social, and emotional complications in the United States. Some teachers praised the move, and others have focused on its benefits to the health of the nation's children. Erica Kenney, a nutrition professor at Harvard's T.H. Chan School of Public Health told The Wall Street Journal: "From a public-health perspective, it makes a lot of sense to try to limit the servings of these flavored milks because they do have quite a lot of added sugar."

Critics slammed the proposal, worrying that it would cause children to refrain from drinking milk altogether, making the conversation about nutritional benefits moot. They argue that even flavored milk has important benefits: "Calcium, Vitamin D, and potassium," New England Dairy Director of Youth Wellness Erin Wholey told CBS News. "Those are three ingredients that we know kids aren't getting enough of and the reality is, kids love flavored milk." Some parents argue that their child's dietary choices should be a private matter, left up to families rather than schools. Other critics, like Representative Glenn Thompson (R-PA), the Chair of the House's Committee on Agriculture rendered the new proposal from USDA as a kind of government overreach. Thompson told Fox News: "I'm proud to stand with America's dairy farmers against intrusion into our school cafeterias. Chocolate milk is a calcium-rich childhood favorite, and it is here to stay!"

For its part, the dairy industry has responded with a significant willingness to comply. A group of 37 milk processors accounting for 90% of the milk at US schools announced that they would commit to offering flavored milk that adheres to the USDA's limits on added sugar in the dairy product. USDA's comment period on the policy proposal has closed, and the Department plans to announce any rule changes to take effect in time to plan for the 2024-2025 school year.

DISCUSSION QUESTIONS

1. Who, if anyone, should be responsible for constraining and regulating children's dietary choices?
2. Do public schools have a responsibility to ensure the nutritional health of their students? Why or why not?
3. To what extent if any should the desires of the children themselves be taken into account when it comes to regulating their dietary intake?

1 USDA, "Comment Request on Proposed Rule: Child Nutrition Programs - Revisions to Meal Patterns Consistent with the 2020 DGAs"
2 ABC News, "Why the USDA might ban chocolate milk from school cafeterias"
3 CBS Boston, "Chocolate milk ban in school cafeterias reportedly considered by USDA"
4 CDC, "Childhood Obesity Facts"
5 FOX News, "GOP lawmakers slam Biden admin for proposing chocolate milk ban in schools: ‘Brazen government overreach’"
6 IDFA, "IDFA Announces ‘Healthy School Milk Commitment’ to Provide Nutritious Milk with Less Added Sugar for Students in Public Schools, Surpassing USDA Standards"
Gift Aversion Conversion Subversion

Exchanging gifts can be complicated. It's difficult to pick out a gift that is both unique and well-received. At the same time, it isn't easy to appreciate every gift that just anyone gives you. Exchanging gifts gets even trickier when done via network shopping services like Amazon. For example, that sweater your Auntie Marge sends you may be especially likely to be the wrong type, color, or size when ordered online. But surely Auntie Marge shouldn't have to hesitate to send you a token of her care. Perhaps this is part of why Jeff Bezos and Colin M. Bryar filed a patent in 2006 for a system and method for converting gifts in online gift exchanges.¹

The patent, awarded in 2010, allows Amazon users to exchange unwanted gifts for more desirable goods without notifying the sender.² The system offers Amazon users the option to set up “gift conversion rules.” A user, for example, could configure a rule that automatically converts certain gifts, or even gifts from particular senders, into a gift card or a gift certificate. If you tend not to like the gifts your brother sends you, you can set up a rule that converts gifts from him into a gift card. The rule permits you to rest assured that another unwanted gift will not show up on your front porch, at least not in an Amazon package.

While Amazon has yet to implement its gift conversion system, the patent itself has been met with some disapproval. Some argue that the system goes against the very spirit of gift giving,³ where it is the thought that counts, not the gift itself. Amazon’s conversion system could shift the gift recipient’s attention away from the thought and onto the exchange value of the gift itself, it is argued. Admittedly, exchanging gifts can be a stressful process. But the practice nonetheless plays a crucial and symbolic role in many relationships. Exchanging gifts helps members of a society to build and maintain healthy social bonds, and as a result, many claim it is a social practice we should be loath to give up.⁴ They fear that Amazon’s newly patented system threatens not only to undermine a valuable social practice, but also to promote ingratitude. Traditional gift giving practices tell us that we ought to be grateful for the gifts we receive, regardless of whether we like them or not. Critics claim that Amazon’s gift conversion system eliminates an important opportunity for gratitude, and pausing to remember the giver behind the gift.

Nevertheless, others argue that Amazon’s new system serves to encourage the spirit of gift giving rather than eliminate it. Indeed, it was in recognizing anxieties involved in shopping for and giving gifts online that Bezos and Bryar filed the patent, with the hope of improving the experience for givers and receivers alike.

DISCUSSION QUESTIONS

1. Do you agree that Amazon’s patent threatens to undermine the value of gift giving? Why or why not?
2. What’s the point of exchanging gifts? Why do we do it? What, if any, meaning does gift giving bring to our lives?
3. To what extent, if any, are companies like Amazon responsible for the effects that their interface may have on social practices, including the practice of gift exchange?

² The Guardian, “Return to Santa – Amazon calls time on the unwanted gift”
³ The Denver Post, “Amazon.com patents procedure to let recipients avoid unwanted gifts”
⁴ Scientific American, “The Obligation of Gifts”
Strike That! Revise It.

During recess, Avery flips to a new chapter of her mom’s 1964 copy of Charlie and the Chocolate Factory by Roald Dahl. Previously, her language arts teacher, Mr. A., announced that he would soon read the novel aloud to the class. Too excited to wait, Avery has already started the book. After a few minutes, Avery’s friend Bradley joins her. Bradley just came from Ms. B’s language arts class, he says, pulling out his older brother’s copy of Charlie and the Chocolate Factory. Avery notices the illustration on his cover differs from that of her yellowing hand-me-down edition. Curious, she asks Bradley if she can take a closer look. They swap books, and, after examining the front, Avery begins to skim the text, realizing that Bradley’s copy introduces the Oompa-Loompa characters with a backstory different from the one she remembers from her reading. Avery mentions this to Bradley, so they place their opened books side-by-side. The passages are clearly different. Avery is concerned that her edition is not the “final” version of the story. Meanwhile, Bradley is frustrated that his copy doesn’t share the “true” origin of the Oompa-Loompas. The two assume the story has been edited sometime within the decades between their editions’ publications. Bradley says Ms. B didn’t share any context about the author or the book—much less any mention of revisions. Then, the bell rings, cutting their discussion short.

During Avery’s language arts class, Mr. A. shares Roald Dahl’s biographical information, including details of prejudice in the author’s past. For instance, he describes how the NAACP protested the racist stereotyping of Oompa-Loompas, prompting Dahl to edit Charlie and the Chocolate Factory in 1973. Relatedly, Mr. A. says, it is not unusual for popular stories—Dahl’s included—to be revised in response to changing cultural attitudes. Picking up his book, Mr. A mentions the Roald Dahl Museum’s statement: “Roald Dahl’s racism is undeniable and indelible, but what we hope can also endure is the potential of Dahl’s creative legacy to do some good.”

Later that week, a few chapters into the story, Avery’s classmate Chelsea raises her hand while Mr. A. reads the description of Augustus Gloop. Chelsea’s edition of the book uses “fat” to describe the character, and she expresses confusion over why Mr. A’s, instead, includes “enormous.” Mr. A. shares that the change is the result of culturally responsive edits posthumously made to Dahl’s story in 2023. In response, some students nod understandingly, while others whisper in confusion. Feeling uneasy, Avery is unsure what the “true” version of Dahl’s book is, how it should be read responsibly, and how publishers should balance inclusivity and storytelling in children’s classics.

DISCUSSION QUESTIONS

1. What, if any, are the morally relevant differences between the nature of the edits made to Charlie and the Chocolate Factory in 1973 and 2023? Which, if any, of the edits are justifiable? Why?

2. Between 1964, 1973, and 2023, which edition(s) of Charlie and the Chocolate Factory, if any, ought to be read in a classroom?

3. Ought Ms. B have prefaced her class with context of Roald Dahl’s prejudiced past, like Mr. A. did? Why (not)?

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1 TIME, “What to Know About Children’s Author Roald Dahl’s Controversial Legacy”
2 The Conversation, “From pygmies to puppets: what to do with Roald Dahl’s enslaved Oompa-Loompas in modern adaptations?”
3 The Conversation, “Roald Dahl: A brief history of sensitivity edits to children’s literature”
4 The Guardian, “Roald Dahl books rewritten to remove language deemed offensive”
5 The Roald Dahl Museum and Story Centre, “Our commitment to anti-racism through being more welcoming, inclusive, diverse and equitable”
6 NPR, “Changes to new editions of Roald Dahl books have readers up in arms.”
Storming the Barnes: Collection or Conspiracy?

In 1922, art collector and philanthropist Albert C. Barnes chartered the Barnes Foundation with the goal of improving the American public's understanding and appreciation of art. In the ensuing decades, Barnes's combination of wealth and passion allowed him to assemble the world's greatest private collection of post-impressionist and modern art. In his Pennsylvania home, he hung the paintings of Cezanne, Picasso, Renoir, and Matisse alongside African, Indigenous American, and medieval European art. Estimates of the value of the collection sit at around $25 billion USD.

When Barnes died in 1951, his living trust made it explicit that the Barnes Foundation was to keep his collection exactly as he had left it: displayed in his private residence and available for viewing only by appointment. The trust even specified that the paintings were to remain in the exact position they had occupied in Barnes's expansive home while he was alive. Barnes had carefully planned every detail of his collection's layout: arranging his paintings not by creator or historical period, but by shape, color, and theme. Barnes was insistent that his collection be used only for art education—seminars, school tours, and workshops for working class art enthusiasts—and not for general display. The Barnes foundation was not, according to the intentions of its creator, a museum open to the viewing public.

The arrangement changed in 2004 when a court granted a request from the Barnes Foundation's board of trustees to move the collection from Barnes's home to a new public gallery in Philadelphia. The move drew sharp criticism from some art world figures and friends of Barnes who considered it a betrayal of the ideals of the organization's founder. After all, the paintings belonged to Barnes, and his wishes had explicitly forbidden the transformation of his collection into a public museum with admissions fees. Some, like attorney John Anderson, accused the city of Philadelphia of colluding with the Barnes Foundation’s Board to cash in on a lucrative opportunity to increase tourism downtown. During his lifetime, Barnes was a vocal critic of what he saw as the commercialization and corruption of art, and wanted his foundation to be insulated from commercial pressures. Some artists, most notably Henri Matisse, agreed with Barnes's view, calling his suburban home the only “sane place” to view art in the United States.

Others view the decision differently, arguing that a new facility open to the public increases access to beautiful and historically significant works of art. In their view, the intentions of a long-dead donor are less important than the good the collection could do if the paintings were easier for the public to see and enjoy.

DISCUSSION QUESTIONS

1. Do we have a duty to abide by the terms of a dead person's will or living trust if doing so comes at some cost to the living?
2. Why might one think that people have a moral right to control what happens to their property after their deaths?
3. Is it permissible to limit public access to great works of art as Barnes did?
4. Is the value of creating or appreciating art undermined by commercialization?

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1 The Barnes Foundation, “About the Barnes.”
2 The designers of the Foundation's new home have taken considerable pains to preserve the collection's original layout. See NPR, “Barnes Foundation Changes Location, But Little Else.”
3 NPR, “Art Of The Steal: Actual Heist Or Conspiracy Theory?”
A Monthly Subscription to Brutality

* Dahmer*, Netflix’s dramatized biographical thriller about serial killer Jeffrey Dahmer, who murdered, sexually assaulted, and sometimes cannibalized seventeen men between the years 1978 and 1991, logged over one billion hours of viewing time in the first 60 days of its release in 2022. The second most-viewed Netflix show of all time, Dahmer is the leader in a wave of “true crime” shows that continues to captivate American audiences and garner huge profits for producers and streaming services.

Critics of true crime shows like *Dahmer*, however, argue that Netflix is unjustly capitalizing on horrible events which continue to hurt victims’ families. To some viewers, the series’ stylistic and narrative choices, such as the way the camera lingers over Dahmer’s apartment and focuses on the character of Dahmer himself, romanticizes Dahmer’s life and crimes without analysis or respect for the victims. The families of Dahmer’s victims have expressed disapproval of the show’s harshness and carelessness in handling their trauma, and they claim that Netflix never received their consent or consulted them during the show’s production. Furthermore, dramatizing Dahmer’s crimes on a popular streaming platform can bring unwanted attention and memories back to the victims’ communities.

In contrast, fans of true crime argue that the flaws of *Dahmer* need not inherently apply to all true crime media. Dramatized shows with fictionalized elements may be more exploitative and insensitive than for example, investigative news articles. The distinction may lie in whether the primary purpose of the series or publication is to entertain via dramatized narratives or to inform via factual assessments and reporting. Supporters observe that the genre of true crime can humanize victims and restore their identity in popular consciousness outside of victimhood, and may also shed light on shortcomings of law enforcement in investigating these crimes in the first place.

DISCUSSION QUESTIONS

1. Are true crime shows inherently morally suspect because they treat the harm and suffering of real human beings as a form of entertainment?
2. Should true crime shows be required to seek the consent of victims?
3. Do true crime shows inevitably romanticize or glamorize the killers they portray?
Sartorial Shuffle

Aleah is a recent college graduate with a passion for sewing and an eye for digital content creation. Recently, Aleah’s TikTok page has garnered more views and more followers as she’s begun to make content that combines her two interests. Her content focuses on “thrift flipping.” Aleah purchases clothes from local thrift stores that either don't fit her or are out of style, and with the help of her sewing machine, she creates new pieces. Aleah also has a link in her TikTok bio that allows her followers to purchase her ‘flips’. In one of her most recent posts, Aleah took a 2XL coat and turned it into a dress that fit her size 8 frame perfectly. To Aleah's surprise, her video went viral. However, not all of the feedback was positive.

A storm of angry TikTok users flooded the comment section calling Aleah fatphobic, ignorant, and selfish for partaking in thrift flipping. Aleah was stunned; she never meant to cause any harm. Further, Aleah didn't perceive her utilization of thrift stores as problematic considering that she was financially struggling as a low-paid recent college graduate. The stores Aleah frequented had no shortage of clothes waiting to be thrifted. Besides, she thought, her thrift-flipping creations gave a second life to clothes that might otherwise be discarded. Aleah felt a pain in the pit of her stomach from all of the nasty comments, but she couldn't decide – had she actually done anything immoral?

Some take issue with the fact that some “thrift flippers” choose clothes in larger sizes and alter them to fit smaller bodies, such as in Aleah’s case. Thrift flippers are also criticized for ‘taking’ clothes from those who are forced to rely on thrift stores and ultimately turning a profit. These critics believe resellers are ruining the essence of thrifting.

DISCUSSION QUESTIONS

1. Is it immoral to buy thrifted clothing if you could afford not to? Is this any different from “thrift flipping”?
2. What exactly is the moral problem or problems that the TikTokers identified in Aleah’s actions? Are they justified in their condemnation?
A National Divorce

Many American citizens feel that the policies enacted by their country fail to represent their interests or values. Additionally, increasing political divides, whether they be professional, digital, or personal might lead them to believe that they have little in common with the people with whom they are meant to share a national identity. In response to these ideological and cultural fractures in the American body politic, some citizens have begun to seriously consider secession. By seceding from the United States or from their individual states, groups who feel alienated from their current government could reclaim a sense of political representation and community.¹

One of the immediate problems with political secession is that of legitimacy. If the United States allowed a group of citizens to form their own country, what is there to stop others from following suit and whittling away the nation? One might also worry that secession could lead to political violence. Many historical examples of a “national divorce” have devolved into partisan terrorism and civil war.² Other objections to secession do not rely on claims about its potential effects. If being a good citizen of a democracy requires tolerating disagreement, secession could be seen as an anti-democratic proposal.

However, the relationship between liberal-democratic values and secession may be more complicated than opponents let on. Perhaps the case for a right to secede could be made by appealing to other political rights to self-determination or the freedom of association. Many successful liberal revolutions have been motivated by the belief that ethnic or national groups have a right to determine their own form of government, and contemporary justifications of secession could take the same form.³

DISCUSSION QUESTIONS

1. Do people have a right to live with those with similar values to their own?
2. Is it morally defensible to secede if a government appears to not represent its citizens?
3. Is it morally permissible to want to remove yourself from living with people who disagree with you?

³ See, for instance, Encyclopedia Brittanica, "Revolutions of 1848"
A Phenotypic Prometheus?

In Mary Shelley’s *Frankenstein*, Dr. Frankenstein’s creature famously asks him, “How dare you sport thus with life? Do your duty towards me, and I will do mine towards you and the rest of mankind.”¹ This question regarding a creator’s responsibility for and moral obligations to their creation is becoming increasingly salient as advancements in technology make it possible to take a more active hand in the creation of human life.

Adam Nash, also known as “Frankenstein child,” was born in August 2000 as a “savior child” for his sister, Molly, who suffers from Fanconi Anemia, a rare, life-threatening disease largely affecting bone marrow. The idea of “savior children” is a way for parents to, at a surface level, help their sick child. An embryo is created through in vitro fertilization (IVF) and immediately after birth, stem cells from the child’s umbilical cord are harvested to be promptly used on a sick sibling.² In many cases, the use of stem cells can extend to bone marrow and even organ transplants. As opposed to a donor, the “savior child” has a higher probability of being a blood match to the sick child. In the case of Adam Nash, 15 embryos were tested for genetic matches through preimplantation genetic diagnosis (PGD) before he was selected to be brought to term.

Proponents of the concept of “savior children” argue that it can rescue their sick child with minimal hindrance to their sibling. Adam Nash’s mother comments, “We wanted a healthy baby, and it doesn’t hurt [Adam] to save [his sister’s] life.”³ Using “savior children” also eliminates the obstacle of finding donors in urgent situations and can even make the operation safer. Studies have shown that transplant rejection, in which a patient’s body rejects a donor’s organ, is far less likely in genetically related donors.⁴ Adam Nash comments on his feelings about his sister, saying “I like being able to help her, it gives you a very heavy purpose.”

Still, some are hesitant to embrace a new medical paradigm in which selecting embryos for their potential to save the lives of others is standard practice. According to Dr. Jeffrey P. Kahn, director of the Center for Bioethics at the University of Minnesota, “we’ve crossed the line that we really never had crossed before, selecting based on characteristics that are not the best for the child being born, but for somebody else.”⁵ Moreover, one might worry that the normalization of “savior children” invites further — and perhaps less justifiable — experimentation with the genetic characteristics of children. After all, is there really such a great difference between using technology to create a child with a particular blood type and using it to create a child with blue eyes rather than brown? Both children are, in some sense, made to their parents’ specifications.

DISCUSSION QUESTIONS

1. Who, if anyone, is morally obligated to look out for the protection of “savior children?”
2. How far can parents ethically go to save a child?
3. Is it morally permissible to bring a new child into life for the purpose of helping an existing child?
4. Is it unfair to Adam to saddle him with this responsibility to save his sister?

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³ The New York Post. “WE’RE CREATING LITTLE FRANKENSTIENS”
⁴ Denver 7. “17 years later, Nash family opens up about controversial decision to save dying daughter”
⁵ The New York Times. “Sons Conceived To Provide Blood Cells For Daughter.”
Minors, Not Miners!¹

After the success of federal “New Deal” programs, many States passed tighter, more specific child labor laws. However, recently, lawmakers in at least 10 states have sought to loosen child labor laws. The Ohio legislature, “is on track to pass a bill allowing students ages 14 and 15 to work...later than federal law allows, so a companion measure asks the U.S. Congress to amend its own laws.”² In part the idea is to combat the most competitive labor market since WWII. With an unemployment rate at 3.4%, there is a high demand for workers, which has exerted upward pressure on wages and has employers concerned about meeting their labor needs. Hospitality trade groups favor expanding working hours and roles for minors as a way to recover from pandemic employee losses. Employers in construction, factories, and meatpacking facilities tout the advantages for young employees, including the development of valuable skills, work experience, and connections within industry.

From 2001-2021, employment of 16-19 year-olds fell by 21%, with many young people reporting that they are not seeking employment because they are in school.³ Increased graduation rates and education are positive trends, but the benefits of these goods are not distributed equally. Among the nation’s immigrant and poor communities, the additional income of child labor is still often seen as vital. This is reflected in an uptick in child labor violations—last year the U.S. Department of Labor identified 835 child labor violations involving 3,876 children, which is a 283% increase from 2015. It seems that there are economic pressures on both employers and children that make illicit child labor seem like a good choice.

On one hand, some argue that prohibition of child labor merely fuels this black market and makes conditions worse by decreasing supervision. On the other hand, some worry that increased work hours for children will erode hard-won educational gains and put children at risk of workplace harms. While there are economic and social concerns surrounding child labor, some contend that the state should play less of a role. On Arkansas governor Sarah Huckabee-Sanders’s account, parents are in the best position to know what will benefit or harm their children and should be able to consent to their children’s employment without consulting the state.

DISCUSSION QUESTIONS

1. What potential long-term societal consequences might arise from shifting child labor regulations, and how should society weigh these ethical implications against immediate economic needs?

2. How, if at all, can concerns related to child labor violations, workplace hazards, and eroded educational gains be balanced with the purported benefits of early work experience?

3. How might the relaxation of child labor laws influence the dynamics of the labor market and the broader workforce, and what ethical considerations should be taken into account?

¹ A version of this case appears in the APPE Intercollegiate Ethics Bowl® 2023-2024 Regional Case Set. It is reproduced here with permission. For more information about APPE IEB®, please visit appeieb.org.

² AP News, “Kids could fill labor shortages, even in bars, if these lawmakers succeed.”

³ USA Today, “Lawmakers in 11 states seek to weaken child labor restrictions.”
Is Watney Worth It?¹

The Apollo program, which first landed humans on the moon, closed in 1972 and since then there have been no manned space flights to our lunar neighbor.² In 2017, the National Aeronautics and Space Administration (NASA) began the Artemis program which has reinvigorated the public’s excitement for space exploration.³ In Artemis I, an Orion module successfully orbited the moon. Artemis II, set to launch in November of 2024, will be a ten-day mission around the Moon and back with a crew of four astronauts. However, the enormous cost of sending four people to the moon has caused some to balk. The projected cost of the mission from 2012 to 2025 is $93 billion, and the price-tag raises concerns about how best to spend public funds.⁴

According to Mike Sarafin, the lead flight director for Exploration Flight Test-1, “Together, these test flights will demonstrate the capabilities we need to land humans on the Moon and enable long-term missions for decades to come. We will take the experience gained exploring the Moon to prepare for the next giant leap to Mars.”⁵ Such capabilities include the performance of life support systems, such as providing crew members with breathable air and carbon dioxide removal, along with ensuring optimal performance of the communication and navigation systems of the Orion.

The exploration of space has led to many discoveries with terrestrial benefits, including cordless drills, the laptop computer, UV water purification, efficient insulation, and many more.⁶ These innovations tied to space exploration have been economically beneficial and made our existence on Earth more comfortable. Further, the exploration of asteroids, the moon, and other planets for resources raises the exciting prospect of nearly limitless resources and possible new frontiers to explore or even inhabit. Some hope to mitigate this expensive governmental endeavor by outsourcing or partnering with private enterprises to gain competitive efficiencies.

Critics maintain that even more efficient space programs would still be expensive. Given the high cost of solving problems related to carbon emissions and sustainable food production, it may be that the costly space program is an inefficient use of our scarce resources. If the needs of humanity are paramount, we are faced with the question of whether these needs are best met by investment in the exploration of space.

However, many argue that our planet is already too far gone and we should look beyond our Earth for new homes. One of the long-term goals of NASA and other space agencies is to land on Mars, a planet many scientists have coveted as a possible second home for humans due to its similarity to Earth’s gravity and stores of water. By investing in Artemis II and subsequent missions that are predicated on its success, we will be able to study Mars and possibly find ways to terraform its surface making it habitable for humans.

DISCUSSION QUESTIONS

1. Do agencies like NASA have an obligation to maintain transparency and engage the public in decision-making regarding the allocation of funds for space exploration projects? Why or why not?
2. Is it justifiable to divert resources toward space exploration and/or colonization efforts when pressing environmental issues exist on our home planet?
3. What are the ethical implications of shifting the onus of some space exploration efforts from government agencies like NASA to private enterprises, like SpaceX?

¹ A version of this case appears in the APPE Intercollegiate Ethics Bowl® 2023-2024 Regional Case Set. It is reproduced here with permission. For more information about APPE IEB®, please visit appie.org.
² Encyclopedia Britannica, “Apollo Space Program.”
³ Encyclopedia Britannica, “Artemis Space Program.”
⁵ Hambleton, Kathryn. “First Flight With Crew Important Step on Long-Term Return to Moon.” NASA.
⁶ California Institute of Technology. “30 Inventions We Wouldn’t Have Without Space Travel.” NASA Jet Propulsion Laboratory (JPL).