today at I'd like to turn our attention

and get your views

about an argument over the role of markets

in the realm of human reproduction and procreation.

now with infertility clinics

people advertise for egg donors

and from time to time in the

Harvard Crimson

ads appear for egg donors, have you seen them?

there was one that

ran a few years ago

it wasn't looking for just any egg donor,

it was an ad that offered a large financial incentive for a donor

from a woman

who was intelligent

athletic

at least five foot ten

and with

at least

fourteen hundred or above on her SAT's

how much do you think

the person looking for this together was willing to pay for an egg from a woman of that

description

what would you guess?

thousand dollars?

fifteen thousand? ten?

I'll show you the ad

fifty thousand dollars

for an egg

but only

a premium egg

what do you think about that?

well there are also sometimes ads

in the Harvard crimson and in a other college newspapers

for sperm donors

so the market

in reproductive

capacities

is an equal opportunity market

well not exactly equal opportunity they're not offering fifty thousand dollars for sperm

but there is a company

a large commercial sperm bank

that markets sperm

it's called California cryobank

it's a for-profit company

it imposes

exacting standards on the sperm it recruits

and it has offices

in Cambridge between Harvard and MIT

and in Palo alto near

Stanford

cryobank's marketing materials

play up

the prestigious source of its sperm

here is

from the web site

of cryobank

the information

here they talk about the compensation

although compensation should not be the only reason for becoming of sperm donor

we are aware of the considerable time and expense involved in being a donor

so you know what they offer?

donors will be reimbursed

seventy five dollars per

specimen

up to nine hundred dollars a month if you donate three times a week

and then they add, we periodically offer incentives

such as

such as movie tickets

our gifts certificates for the extra time and effort expended

by participating donors

it's not easy

to be a sperm donor

they accept fewer than five percent of the donors who apply

their admission criteria are

more demanding than Harvard's

the head of the

sperm bank said the ideal sperm donor

is six feet tall

with a college degree

brown eyes

blond hair

and dimples

for the simple reason that these are the traits

that the market has shown

the customers want

quote, quoting the head of the sperm bank, if our customers wanted high school dropouts we

would

give them high school dropouts.

so here are two instances

the market in eggs for donation and the market in sperm

that raise a question

a question about

whether

eggs and sperm

should or should not be bought and sold

for money.

as you ponder that

I want you to consider

another

case

involving

a market

and in fact a contract

in human

reproductive, in the human reproductive capacity

and this is the case

of commercial surrogate motherhood.

and it's a case that wound up in court

some years ago it's the story of baby M

it began with William and Elizabeth

Stern, a professional couple

wanting a baby

but they couldn't have one of their own,

at least not without medical risk to Mrs. Stern.

they went to an infertility clinic

where they met Mary Beth Whitehead

a twenty nine-year-old mother of two

the wife of a sanitation worker

she had replied to and ad

that the center had placed

seeking the service

of a surrogate mother

they made a deal

they signed a contract

in which William Stern

agreed

to pay

Mary Beth Whitehead a ten thousand dollar fee

plus all expenses

in exchange for which

Mary Beth Whitehead agreed to be artificially inseminated with William

Stern's sperm,

to bear the child and then

to give the baby

to the Sterns

well you probably know

how the story unfolded

Mary Beth gave birth

and changed her mind

she decided she wanted to keep the baby

the case wound up in court

in New Jersey

so let's take

put aside

any legal questions

and focus on

this issue as a moral question

how many

believe

that the right thing to do

in the baby M case

would have been to uphold

the contract, to enforce the contract?

and how many think the right thing to do would have been

not to enforce that contract?

so it's about the majority say enforce

SC

let's now hear the reasons that people have either for enforcing or refusing to enforce this contract

first from those, I want to hear from someone in the majority,

why do you uphold the contract

why do you enforce it?

who can offer a reason? yes. stand up.

it's a binding contract

all the parties involved

knew the terms of the contract before any action was taken

it's a voluntary agreement

the mother knew what she was getting into

all four are intelligent adults regardless of formal education or whatever so

it makes sense if you know what you're getting into beforehand and

you make a promise

you should uphold that promise in the end. Ok, a deal is a deal in other words?

Exactly. And what's your name? Patrick

is Patrick's reason the reason that most of you

in the majority

favored upholding the contract? yes?

all right now let's hear

from someone who would not enforce the contract

what do you say to Patrick? Why not? Yes

well I mean I agree I think contracts should be upheld when

all the parties know all the information but

in this case I don't think

there's a way a mother

before the child exists

could actually know

how she's going to feel about that child

so I don't think the mother actually had all the information

she didn't know the person that was going to be born

and didn't know how much she would love that person

so that's my argument

so you would not, and what's your name?

Evan Wilson

Evan he says he would not uphold the contract because

when it was entered into

the surrogate mother couldn't

be expected to know in advance how she would feel

so she didn't really have

the relevant information

when she made that contract

who else

who else would not uphold the contract?

I think, I also think that a contact should generally be uphold but I think

that the child has an inalienable right to

its actual mother

and I think that if that mother wants it then that child should have a

right to that mother, you mean the biological mother not the adoptive mother, right.

and why is that, first of all tell me your name. Anna.

Anna, why is that Anna?

because I think that

that bond that is created by nature is stronger than any bond that is created by

you know a contract.

good thank you. Who else, yes.

I disagree I don't think that a child has a

inalienable right to her biological mother

I think that adoption and surrogacy are both trade offs

and I agree with the point made

that day it's a voluntary agreement, an individual made,

and you can't

apply coercion to this argument

you can't apply the

objection from coercion to this argument.

correct. what's your name?

Kathleen

Kathleen, what do you say to Evan,

that though there may not have been, Evan claimed that the consent was tainted not by coercion

but by lack of adequate information

she couldn't have known the relevant information namely, how she would feel about the child I don't think her emotion content plays into this

I think the emotional content or her feelings plays into this, I think in, you know, in a case of law, in the justice of this scenario,

her change of feelings are not relevant if I give up my child for adoption and then

I decide later on that I really want that child back

too bad, it's a trade-off

it's a trade off that the mother has made.

so a deal is a deal, you agree with Patrick? I agree with Patrick, a deal is a deal, yes.

good, yes. I would say that

though I'm not really sure if I agree with

the idea that the child has a right to their mother

I think the mother definitely has a right to her child.

and I also think there are some areas where market forces shouldn't necessarily penetrate, I think that

the whole surrogate mother

area

smacks a little bit

of dealing in human beings

it seems dehumanizing

and it doesn't really seem right

SO

that's my main reason

and what is could, tell us your name.

I'm Andrew. Andrew.

what is dehumanizing

about

buying and selling

the right to a child

for money, what is the humanizing about it?

well because

you're buying

someone's

biological right

I mean you can't

and the law

as it states you can't sell your own child like were you to have a child

I believe that the law prohibits you selling it

to another person, so this is like baby selling?

Right. To a certain extent, I mean though there is a contract with another person, you've made agreements and whatnot

there is an undeniable emotional bond that takes place between a mother and child and it's wrong to simply ignore this because you've written out something contractually. you want to reply to Andrew? to stay there

you point out that there is an undeniable emotional bond

I feel like when in this situation we're not necessarily against adoption

or surrogacy in itself we're just sort of pointing out

the emotional differences

well but wait, it's easy to break everything down to just numbers and say

well we have contracts like you're buying and selling a car

but there are underlying emotions I mean you're dealing with people

I mean these are not objects to be bought and sold but what about Andrew's claim that this is like baby selling I believe that adoption and surrogacy should be permitted whether I actually

will partake in it

is not really relevant but I think that the government should, the government should give its citizens the rights to

allow for adoption and surrogacy. But adoption, adoption is not according to.. Is adoption baby selling?

well

do you think you should be able to

to bid for a baby that's up for adoption

that's Andrew's challenge

Do I think that I should be able to bid for a baby?

I'm not... sure.

it's a market I mean,

I feel like the extent to which it's been applied

I'm not sure if the government

should be able to permit it and I have to think about it more but,

Alright fair enough, are you satisfied

Andrew? well ya, I think surrogacy should be permitted

I think that people can

do it

but I don't think that it should be forced upon people

that once a contract is signed it's absolutely like

the end-all

I think it's unenforceable

so people should be free, Andrew, to enter into these contracts

but it should not be enforceable in a court

not in a court no.

who would like to turn on one side or the other

I think I have an interesting perspective on this because my brother was actually one of the people who donated to a sperm bank

and he was paid a very large amount of money

he was six feet tall, but not blond

he had dimples though,

so he actually has, I'm an aunt now and he has a daughter

she donated sperm to a lesbian couple in Oklahoma and

he has have been contacted by them and he has seen pictures of his daughter

but he still does not feel an emotional bond to his daughter

he just has a sense of curiosity about what she looks like and what she's doing and how she is

he doesn't feel love for his

child

so from this experience I think the bond between a

mother

and a child

cannot be compared to the bond between the father and the child. That's really interesting. what's your name? Vivian.

Vivian

so we've got the case of surrogacy, commercial surrogacy

and it's been compared to baby selling and we've been exploring whether that analogy is apt and

it can also be compared, as you point out

to sperm selling

but you're saying

that sperm selling

and baby selling or even surrogacy are

very different. Because they're unequal services.

they're unequal services

and that's because

Vivian you say that the tie, the bond,

yes and also the time investment

that's given by a mother, nine months

cannot be compared to

the man, you know going into a sperm bank

looking at pornography

you know, and depositing into a cup. I don't think those are equal

good. Alright so we, Because that's what happens in a sperm bank.

alright so, this is really interesting we have

notice the arguments that have come out so far,

the objections

to surrogacy

the objections to

enforcing that contract,

are of at least two kinds

there was the objection

about tainted consent

this time

not because of

coercion or implicit coercion

but because of

imperfect or

flawed information

so tainted or flawed consent

can arise either

because of coercion or because of

a lack of

relevant information

at least according to one argument that we've heard

and then a second objection

to enforcing the surrogacy contract

was that it was somehow

the humanizing.

now when this case was decided by the court

what did they say

about these arguments?

the lower court

ruled that the contract was enforceable

neither party had a superior bargaining position

a price for the service was struck and a bargain was reached

one side didn't forced the other

neither had disproportionate

bargaining power

then it went to the new Jersey supreme court

and what did they do

they said this contract is not enforceable

they did

grant custody

to Mister Stern

as the father because they thought that would be in the best interest of the child

but they restored

the rights

of Mary Beth Whitehead

and left it to

lower courts to decide exactly what the visitation

rights should be

they invoked two different kinds of reasons

along the lines that Andrew proposed

first

there was not sufficiently informed consent

the court argued

under the contract the natural mother is irrevocably committed

before she knows the strength of her bond with her child

she never makes

a truly voluntary informed decision

for any decision prior to the baby's birth

is, in the most important sense, uninformed, that was the court

then

the court also

made a version of the second argument

against commodification

in this kind of case

this is this

the sale of a child the court said

or at the very least

the sale of a mother's right to her child

whatever idealism may motivate the participants, the profit motive predominate, permeates and ultimately

governs

the transaction

and so regardless the court said, regardless of any argument about consent or flawed consent or full information

there are some things in a civilized society

that money can't buy, that's what the courts said

in voiding this contract

well what about these two arguments

against

the extension of markets

to procreation

and to reproduction

how persuasive are they?

there was, it's true,

a voluntary agreement a contract struck between William Stern and Mary Beth Whitehead

but there are at least two ways that consent can be other than truly free

first

if people are pressured or coerced

to give their agreement

and second

if their consent is not truly informed

and in the case of surrogacy the courts said

a mother can't know

even one who already has kids of her own,

what it would be like

to bear a child and give it up for pay.

so in order to assess

criticism, objection number one,

we have to figure out

just how free

does a voluntary exchange have to be with respect to the bargaining power

and equal information

question number one.

how do we assess

the second objection?

the second objection

is more elusive, it's more difficult

Andrew acknowledged this right?

what does it mean to say there's something dehumanizing

to make

childbearing

a market

transaction?

well one of the philosophers

we read on this subject Elizabeth Anderson

tries to give some bring some philosophical clarity to the unease

that Andrew articulated

she said by requiring the surrogate mother

to repress

whatever parental love she feels for the child

surrogacy

contracts convert women's labor into a form of alienated labor

the surrogate's labor is alienated

because she must divert it from the end

from the and

which the social practices of pregnancy

rightly promote,

namely an emotional bond

with her child

so what Anderson is suggesting is that

certain goods

should not be treated as open to use

or to profit

certain goods are properly valued

in ways other than use

what are other

ways of valuing and treating?

good that should not be open to use?

Anderson says

there are many,

respect,

appreciation,

love,

honor, awe, sanctity

there are many modes of valuation

beyond use

and certain goods are not properly

valued

if they're treated

simply as objects of use.

how do we go about evaluating that argument of Anderson?

in a way it takes us back to the debate

we had with utilitarianism

is use

the only, in utility

is use,

the only proper way

of treating goods?

including life

military service

procreation

childbearing?

and if not,

how do we figure out

how can we determine

what modes of valuation

are fitting

are appropriate

to those goods

several years ago there but the scandal surrounding a doctor

an infertility specialist in Virginia named Cecil Jacobson

he didn't have a donor catalog

because unknown to his patients, all of the sperm he used to inseminate his patients

came from one donor

doctor Jacobson himself.

at least one woman who testified in court was unnerved

at how much

her newborn daughter

looked just like him

now it's possible to condemn

doctor Jacobson for failing to inform the women

in advance

that would be the argument about consent

the columnist Ellen Goodman

described the bizarre scenario as follows

doctor Jacobson, she wrote, gave his infertility business

the personal touch

but now the rest of us,

she wrote,

are in for a round of second thoughts

about sperm donation
Goodman concluded that fatherhood should be something you do
not something you donate,
and I think what she was doing
and what the philosopher Elizabeth Anderson is doing
and what Andrew was suggesting with this argument about dehumanization
is pondering whether there are certain goods that money shouldn't buy
not just because of tainted consent
but also perhaps
because certain goods are properly
valued
in a way a higher
than mere use
those at least are the questions we're going to pursue with the help of some philosophers
in the weeks to come