

*Fisher v. University of Texas* presents an Equal Protection challenge to the University of Texas' race-preference admissions policy. Assuming that the Court will not abolish affirmative action programs wholesale, how will colleges and universities structure their admissions programs in light of the likely teachings of the *Fisher* case? Garfield argues that they are likely to ignore any broad message, instead treating Abigail Fisher's case as just another example of an impermissible program.