In an article published at the end of the United States Supreme Court’s 2015 term, the *New York Times* reported that Justice Ruth Bader Ginsburg characterized the Court’s decision in *Fisher v. University of Texas*, its most recent affirmative action case, as “built to last.” It took two trips to the Supreme Court for the Justices to reach their final decision in *Fisher*, which focused on a rejected applicant’s challenge to the University of Texas at Austin’s race-conscious admissions plan. At the conclusion of the case’s second round before the Court, seven of the Court’s Justices voted 4 to 3 to rebuff the petitioner’s challenge to the University’s plan, holding it a constitutional exercise of government authority under the Equal Protection Clause of the Fourteenth Amendment. After this result, Justice Ginsburg reportedly observed, “I don’t expect that we’re going to see another affirmative action case … at least in education.”