up upon will be harmed or eliminated; the libertarian regulatory "reforms," for example, will put family health and safety at the mercy of transnational corporations.

§ Republicans don't give a damn. Worries Luntz: "A number of Americans . . . believe Republicans are 'mean' and 'uncaring.' As one woman not-so-delicately put it, 'The Republicans don't give a damn about the average person.' " We must hammer home the fact that the agenda of the right will harm the average person.

§ stories have power. Luntz observes: "Our enemies are already gathering their stones. The New York Times has taken the lead, running two full pages of pictures of homeless people sitting through dumpsters for food." We must continue telling these stories, showing the faces of the victims and thus dramatizing the loss of essential programs and regulations.

Advice to Time editors: If you must do a cover on the triumph of the right, for goodness' sake don't attribute it to the power of their ideas but to the skill with which they have manipulated language. As for liberals and the left: Sure, we need strong ideas, and maybe new ideas, to combat the libertarians. But we also need to learn at least one lesson from the right: not lying or hate mongering but respect for the emotive power of carefully crafted language to evoke responsive chords in unlikely allies.

AFFIRMATIVE ACTION AND HISTORY

Hiring Quotas for White Males Only

ERIC FONER

Thirty-two years ago, I graduated from Columbia College. My class of 700 was all-male and virtually all-white. Most of us were young men of ability, yet had we been forced to compete for admission with women and racial minorities, fewer than half of us would have been at Columbia. None of us, to my knowledge, suffered debilitating self-doubt because we were the beneficiaries of affirmative action—that is, favored treatment on the basis of our race and gender.

Affirmative action has emerged as the latest "wedge issue" of American politics. The recent abrogation of California affirmative action programs by Governor Pete Wilson, and the Clinton Administration's halting efforts to re-evaluate federal policy, suggest the issue is now coming to a head. As a historian, I find the current debate dismaying not only because of the crass effort to set Americans against one another for partisan advantage but also because the entire discussion lacks a sense of history.

Opponents of affirmative action, for example, have tried to wrap themselves in the mantle of the civil rights movement, seizing upon the 1963 speech in which Martin Luther King Jr. looked forward to the time when his children would be judged not by the "color of their skin" but by the "content of their character." Rarely mentioned is that King came to be a strong supporter of affirmative action.

In his last book, Where Do We Go From Here?, a brooding meditation on America's long history of racism, King acknowledged that "special treatment" for blacks seemed to conflict with the ideal of opportunity based on individual merit. But, he continued, "a society that has done something special against the Negro for hundreds of years must now do something special for him."

Our country, King realized, has never operated on a color-blind basis. From the beginning of the Republic, membership in American society was defined in racial terms. The first naturalization law, enacted in 1790, restricted citizenship for those emigrating from abroad to "free white persons." Free blacks, even in the North, were barred from juries, public schools, government employment and the militia and regular army. Not until after the Civil War were blacks deemed worthy to be American citizens, while Asians were barred from naturalization until the 1940s.

White immigrants certainly faced discrimination. But they had access to the political power, jobs and residential neighborhoods denied to blacks. In the nineteenth century, the men among them enjoyed the right to vote even before they were naturalized. Until well into this century, however, the vast majority of black Americans were excluded from the suffrage except for a period immediately after the Civil War. White men, native and immigrant, could find well-paid craft and industrial jobs, while employers and unions limited nonwhites (and women) to unskilled and menial employment. The "American standard of living" was an entitlement of white men alone.

There is no point in dwelling morbidly on past injustices. But this record of unequal treatment cannot be dismissed as "vague or ancient wrongs" with no bearing on the present, as Republican strategist William Kristol recently claimed. Slavery may be gone and legal segregation dismantled, but the effects of past discrimination live on in seniority systems that preserve intact the results of a racially segmented job market, a black unemployment rate double that of whites and pervasive housing segregation.

Past racism is embedded in the two-tier, racially divided system of social insurance still on the books today. Because key Congressional committees in the 1930s were controlled by Southerners with all-white electorates, they did not allow the supposedly universal entitlement of Social Security to cover the largest categories of black workers—agricultural laborers and domestics. Social Security excluded 80 percent of employed black women, who were forced to depend for a safety net on the much less generous "welfare" system.

The notion that affirmative action stigmatizes its recipients reflects not just belief in advancement according to individual merit but the older idea that the "normal" American is white. There are firemen and black firemen, construction workers and black construction workers: Nonwhites (and women) who obtain such jobs are still widely viewed as interlopers, depriving white men of positions or promotions to which they are historically entitled.
I have yet to meet the white male in whom special favoritism (getting a job, for example, through relatives or an old boys network, or because of racial discrimination by a union or employer) fostered doubt about his own abilities. In a society where belief in black inferiority is still widespread (witness the success of The Bell Curve), many whites and some blacks may question the abilities of beneficiaries of affirmative action. But this social “cost” hardly counterbalances the enormous social benefits affirmative action has produced.

Nonwhites (and even more so, white women) have made inroads into the lower middle class and into professions once reserved for white males. Columbia College now admit women and minority students. Would these and other opportunities have opened as widely and as quickly without the pressure of affirmative action programs? American history suggests they would not.

It is certainly true, as critics charge, that affirmative action benefits have not spread to the poorest members of the black community. The children of Harlem, regrettably, are no in a position to take advantage of the spots Columbia has opened to blacks. But rather than simply ratifying the advantages of already affluent blacks, who traditionally advance by servicing the segregated black community, affirmative action has helped to create a new black middle class, resting on professional and managerial positions within white society.

This new class is much more vulnerable than its white counterpart to the shifting fortunes of the economy and politics. Far more middle-class blacks than whites depend on public employment—positions now threatened by the downsizing of federal, state and municipal governments. The fact that other actions are needed to address the problems of the “underclass” hardly negates the proven value of affirmative action in expanding black access to the middle class and skilled working class.

There is no harm in rethinking the ways affirmative action is implemented—re-examining, for example, the expansion of numerous other groups of a program originally intended to deal with the legacy of slavery and segregation. In principle there may well be merit in redefining disadvantage to include poor whites. The present cry for affirmative action based on class rather than race, however, seems much an evasion as a serious effort to rethink public policy. Efforts to uplift the poor, while indispensable in a just society, are neither a substitute for nor incompatible with programs that address the legacy of the race-based discrimination to which blacks have historically been subjected. Without a robust class politics moreover, class policies are unlikely to get very far. The present Congress may well dismantle affirmative action, but it hardly seems sympathetic to broad “color-blind” programs to assist the poor.

At a time of deindustrialization and stagnant real wages many whites have come to blame affirmative action for declining economic prospects. Let us not delude ourselves, however, into thinking that eliminating affirmative action will produce a society in which rewards are based on merit. Despite our rhetoric, equal opportunity has never been the American way. For nearly all our history, affirmative action has been a prerogative of white men.