

In a Different Parliamentary Voice?

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One question at the heart of the analysis of gender and politics is whether women and men act and speak in different ways to significant political effect. In terms of political representation, this issue is particularly important. Arguments for increasing the number of women representatives in parliament, for example, are not about an abstract numerical parity, but rest on a claim about the distinctive voice and experience that women bring to political debate and decisions. For some, the difference turns on the view that women bring a more empathetic and less adversarial style to politics. A number of feminist scholars have suggested that the quality of deliberation is correlated with the presence of women in a group — for Mansbridge (1996, 123), for example, the process of persuasion is related to a consultative and participatory style that seems to characterize women more than men. For others, arguments for increasing the number of women representatives in parliament turn on a difference of values. Such views were particularly widespread in the 1980s, when psychological and social theories of

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gender differences claimed to have found evidence of parallel but different moral reasoning in women and men (Gilligan 1982; Ruddick 1989; Tronto 1993). Gilligan (1982, 57), among others, advanced in her seminal work, *In a Different Voice*, that female politicians are more likely to espouse an “ethic of care” concerned with responsibility and interpersonal relationships, while men are, by contrast, prone to embrace an “ethic of justice.”

Of course, these claims are not mutually exclusive. Perhaps the different voice will be accompanied by a less adversarial style and in a way that raises issues of distinctive concern to women across the political agenda. Whatever the precise relationship between such differences, however, all such claims must have an empirically observable implication; otherwise we could never know how, in what ways, and to what extent gender differences have significance for political representation.

Over the last decade or so, the influx of substantial numbers of women into political institutions in the United Kingdom, Scotland, and Wales provided researchers with new opportunities to evaluate the extent to which women actually speak “in a different voice” (Bochel and Briggs 2000; Childs 2001, 2004; Lovenduski 1998; Norris 1996; Ross 2002). As a result, feminist approaches to politics took what is largely acknowledged as an “institutional turn,” a move characterized by a shift of focus away from the individual on to social and political institutions. Measuring the extent to which women and men behave differently within the confines of political institutions, however, has proved to be a harder task than expected, with empirical evidence on the issue so far remaining mixed. Survey-based studies have pointed out that women themselves often see their behavior as differing from that of men, especially so in male-dominated legislative bodies (Abdela 1989; Childs, 2000, 2001, 2004; Norris and Lovenduski 1995). Successive surveys of local councillors and female parliamentarians reported that women were commonly seen as less adversarial and more likely to seek compromise than conflict (Bochel and Briggs 2000, 66). Drawing on in-depth interviews with female Labour members of parliament (MPs), Childs (2004, 5) also found that most respondents believed that they brought a “feminized style of politics” to the House of Commons in the way they approached parliamentary politics, their engagement, and their manner in speaking.

Yet other research has, by contrast, emphasized the similarities between female and male parliamentarians. Interviews with female politicians have revealed that a feminine style is often viewed negatively with regard to dominant “masculinized” norms in the political sphere. As such, even

if women are, indeed, endowed with gender-distinctive skills, a “pressure to conform” means that they are not in a position to use those skills (Ross, 2002: 193). In addition, some studies have suggested that partisan differences are more likely to trump gender differences on many issues. The British Candidate Study of 1992, for instance, found that gender was a negligible factor in relation to the attitudes and priorities of candidates, with party allegiance being far more significant in helping predict their views on such issues as market economy, Europe, and “moral traditionalism” (Norris 1996; Norris and Lovenduski 1995). Such findings are in line with empirical analyses of parliamentary debates on abortion in the UK House of Commons. Analyzing voting behavior on the 2007 Human Fertilization and Embryology Bill, Cowley and Stuart (2010, 174) found that even if gender was an important dimension of the debate, party allegiance remained the key determinant of voting outcome. On the other hand, analyzing three second-reading debates on abortion between 1970 and 1990, McBride Stetson (2001, 136) did find that the gender dimension was dominant in at least two out of the three debates.¹

What used to be an empirical question has now also become a methodological conundrum. Currently, a significant body of literature highlights the present lack of research tools available for adequately capturing the behavior of female and male politicians in institutional settings. As Kenny (2007, 94) has pointed out, while feminist theorists have developed complex and nuanced views about gendered interactions in political institutions, there is now a “distinct gap between sophisticated theoretical work on gender and empirical gender research” (see also Childs and Krook 2006; Krook and Squires 2006; Lovenduski 1998; Mackay 2004; Randall 2002). To date, three important methodological criticisms have been leveled against feminist research in this field:

1. Many studies have focused solely on conducting interviews with female politicians. While these have yielded rich insights into women’s experience as political actors, they are not matched with analyses of men’s perceptions and are thus criticized as partial (Childs and Krook 2006; Mackay 2004).
2. Surveys of attitudes and values have tended to rely on closed questions and have often used standard scales for their evaluation, which are seen as either inadequate or inappropriate. Such surveys and their responses may

1. For a more general discussion of the abortion issue in the UK, see Millns and Sheldon 1998.

involve biases of social desirability, raising concerns about external validity (Lovenduski and Norris 2003).

3. Standard behavioral measures applied to women were, in many studies, originally devised for assessing men in masculine institutions (Duerst-Lahti and Kelly 1995).

In this article, we propose a new way to deal with these substantive and methodological issues, namely, by computer-aided text analysis (CATA) of parliamentary debates. The particular technique that we use decomposes the text of parliamentary debates into a series of classes in which each class is characterized by a distinctive set of words that occur disproportionately in sentences grouped in the class. To these classes we can also associate speakers — and, since speakers are simply defined by the set of words that they use, they will also be associated with particular patterns of argumentation. In this way, we can see whether, in the aggregate, female parliamentarians do speak in a different voice from their male counterparts. We take as our source the six UK parliamentary second-reading debates on abortion that took place between 1966, when abortion law was significantly reformed in Great Britain, and 1988.

BACKGROUND AND LOGIC OF SELECTION

In Great Britain, the main legislative framework for abortion has been determined by the 1967 legislation introduced as a private member's bill by David Steel, who was then a Liberal MP in the House of Commons. The second-reading debate for this legislation took place on July 22, 1966. Before 1967, abortion was governed by the Offences against the Person Act of 1861, which made it a criminal offense to use any unlawful substance or instrument to secure a miscarriage. Because the act did not define what an unlawful substance or instrument might be, however, the law developed through a series of cases, the most important of which was *Bourne* in 1938; a judge directed the jury that a medical practitioner would be acting lawfully if he or she was convinced that without an abortion, the woman would be seriously harmed either physically or mentally. As case law, however, this left the conditions unclear as to when an abortion could be lawfully undertaken. The Steel bill, therefore, was not an attempt to make something legal that had previously always been illegal, but an attempt to specify more precisely in statute the conditions under which an abortion would be lawful. The

1967 act gave statutory effect to the case law defense, added a condition that permitted abortion when the social circumstances of the mother were adverse, specified that the need for the operation should be certified by two medical practitioners, and imposed a 28-week term on permissible abortions. It is important to the character of the 1966 debate that it was proposed in the context of the deficiencies of the existing case law, rather than being discussed as a pure issue of principle. Since the 1967 legislation, there have been various private members' bills seeking to alter these conditions, most importantly seeking to make more stringent the qualifications of the medical practitioners and shortening the term limits (currently 24 weeks). Table 1 provides a list of all six debates.

Although there have been subsequent important parliamentary debates about abortion in the House of Commons after 1988, we limit the time frame of our analysis from 1966 to 1988 for the following reasons. First, the aim of our study is to explore whether under unequal representation, a different parliamentary voice is likely to emerge from female politicians, not to test the validity of the critical mass theory (see Dahlerup 1988 and Phillips 1993). Second, although our time frame may seem to have little implications for the post-1997 period (when a large number of women were elected to parliament), it actually provides a solid foundation to test whether men and women speak in a different voice. If, following the logic of critical mass theory, one can reasonably expect women's argumentative patterns to differ from that of men once their representation in parliament increases, then it is even more interesting to explore whether this difference in patterns of

Table 1. Abortion debates included in the analysis

| <i>Date</i> | <i>House</i> | <i>Type of Debate</i> | <i>Initiator</i> | <i>Party</i> | <i>Government</i> |
|---------------|--------------|-----------------------|------------------|------------------|-------------------------|
| July 22, 1966 | Commons | Second reading | Steel | Liberal | Labour (Wilson) |
| Feb. 13, 1970 | Commons | Second reading | Irvine | Conservative | Labour (Wilson) |
| Feb. 7, 1975 | Commons | Second reading | White | Labour | Labour (Wilson) |
| Feb. 25, 1977 | Commons | Second reading | Benyon | Conservative | Labour (Callaghan) |
| July 13, 1979 | Commons | Second reading | Corrie | Conservative | Conservative (Thatcher) |
| Jan. 22, 1988 | Commons | Second reading | Alton | Liberal Democrat | Conservative (Thatcher) |

argumentation was already present under less favorable circumstances — that is, when women were largely underrepresented.

Abortion debates in parliament provide a favorable context in which we might expect the different voice of men and women to be manifest. Abortion is quintessentially an issue that has been taken to be of particular concern for women. Also, by convention in the UK parliament, party discipline is not imposed on conscience issues such as abortion, and so speakers in debates are free to express their opinions without fear that party unity will be disrupted. It is also true, however, that party affiliation has been shown on a number of conscience issues to be an important predictor of the vote. Cowley and Stuart (2010), for instance, have shown that even with the whips off on the Human Fertilisation and Embryology Bill, party affiliation still determined voting outcomes. Pattie, Johnston, and Stuart (1998), Overby, Tatalovich, and Studlar (1998), and Broughton and Palmeri (1999) have also found that the voices of women were muffled by the party machine in debates on conscience issues, such as abortion and euthanasia.

Moreover, MPs as a group are used to formulating and expressing their views, and so the measure of their voice is capturing a characteristic on which MPs as a group are selected. Such debates are typically preceded by many months of more general public discussion, in which the relevant considerations are elaborated by the media and interest groups (Cowley 1998; Marsh and Chambers 1981). Because participants in a debate will frequently have close links to interest groups (on both sides), MPs are often “peaking through the windows” to their constituents, supporters, and sympathetic groups and so have an incentive to frame their arguments in terms that will be recognizable to the groups whose point of view they are expressing.

In terms of the logic of case selection, by choosing abortion debates we are, in effect, providing a highly favorable situation in which differences, if they do exist, will emerge. From this point of view, the logic of our case selection is Popperian, in the sense that if the claim is to be falsified, then this needs to be done in the most favorable circumstance in which any empirical relation will be manifest. On the other hand, a parliamentary debate inevitably imposes constraints on the way and form in which views can be expressed. There are strong norms and conventions about how members address one another, what is taken to be a valid intervention, and the extent to which speeches can be interrupted. From this point of view, if a different voice emerges in a parliamentary context, it provides evidence that representation is affected

by gender composition, since there are formidable barriers to such differences emerging. Moreover, although abortion is a divisive issue in the UK, it is also an issue that has not been argued solely, or even mainly, in terms of the “right to life,” on the one side, and “a woman’s right to choose,” on the other. Instead, it has been cast in terms of social welfare and the provision of adequate health and social services (Weale, Bicquelet, and Bara, n.d.). As a result, current abortion law is both more restrictive than in many other jurisdictions — for example, two doctors need to certify an abortion even up to 12 weeks — and more liberal — even late (third trimester) abortions can legally take place if medically certified. This approach reflects the strategy of Steel, the original proponent of the 1967 act, who did not advance his reform in terms of “rights.” Even those on the restrictive side have been prepared to allow for legal abortion under some circumstances, so that there has been considerable pressure toward consensus, thus reducing the possibilities for differences of voice.

METHODS OF ANALYSIS

Computer-aided text analysis in different forms is receiving increasing attention (see Bara 2001a; 2001b; 2006; Laver, Benoit, and Garry, 2003; Laver and Garry 2000; Schonhardt-Bailey 2005, 2006). The Alceste² software utilized here was originally developed and applied to the study of the humanities (Reinert 1983; 2005). More recently, its use has spread to the social sciences (Allum 1998; Lahlou 1996) and has attracted political researchers seeking to analyze political speeches and parliamentary debates (Bara, Weale, and Bicquelet 2007; Schonhardt-Bailey 2005, 2006; Weale, Biquelt, and Bara, n.d.). Critical research employing the Alceste method has been carried out by Schonhardt-Bailey, who has used the software extensively and judiciously to analyze inter alia George W. Bush’s and John Kerry’s national security speeches in the 2004 U.S. presidential campaign (2005); the deliberative process in the Federal Reserve’s Federal Open Market Committee (2008a); and

2. ALCESTE stands for *Analyse des Lexèmes Co-occurents dans les Énoncés Simples d’un Texte* (Analysis of the co-occurring lexemes within the simple statements of a text). Its algorithm, based on Benzecri’s contribution to textual statistics, was created by Max Reinert at the CNRS (French National Center for Scientific Research). It is developed and marketed by the company Image; see http://www.image-zafar.com/english/index_alceste.htm.

congressional debates on the 2003 Partial-Birth Abortion Ban Act in the United States (2008b).

The principal statistical method incorporated into Alceste aims at the decomposition of a text into its main constituent classes of reference. The unit of analysis is the sentence or quasi-sentence, also called the Elementary Context Unit (ECU). Sentence segments are automatically identified by the software (the selection process is based purely on word length and punctuation). Within these sentences or quasi-sentences, content words and keywords are automatically identified by the software. Unlike other approaches to automated content analysis, therefore, Alceste does not require the researcher to specify a dictionary, but instead uses its own lexicon to search for the co-occurrence of those content terms that give meaning to a text, discarding function words that serve a purely grammatical purpose.

The underlying data matrix, therefore, consists of a table of words with zero or one entered into each cell (typically with many more zeroes than ones). The algorithm aims to permute the rows of the matrix, such that similar quasi-sentences are grouped together, and distinguished as a class from other classes. To achieve this, the program works through a descending hierarchical classification, in which the first two classes show minimum within-group variance and maximum between-group variance. A similar procedure is then followed on each of these classes to produce further classes until no significant differences remain, according to a χ^2 measure of distance. Gauged sentences are, therefore, grouped into classes and, substantively, each class can be interpreted as a dimension of debate, in the sense that specific words and speakers are associated with that class to a greater or lesser degree. (In the parliamentary debates that we have analyzed, there are between three and six classes of sentence identified.)

In formal terms, the decomposition can be understood via equation (1), in which the statistical task is to find parameters for the vector matrices on the right hand side of the following equation:

$$\mathbf{X} = a_1\mathbf{f}_1 + a_2\mathbf{g}_2 + \dots + \mathbf{e}. \quad (1)$$

In Alceste, the identification of the classes into which the sentences in the debate fall is a purely statistical matter, relying solely upon the formal properties of the text, in particular on the co-occurrence of content words. Although the number of classes is generated by the formal properties of the co-occurrence of words, the content of the

characteristic sentences associated with each class of sentence allows a competent language speaker to give a substantive interpretation to these statistically defined categories. The classification of the sentences, however, emerges inductively from the structural co-associations, rather than as an artifact of the interpretative scheme that the analyst brings to the debate. This can be regarded as a methodological advantage for some purposes (see Bara, Weale, and Biquelet 2007).

Alceste also produces a correspondence analysis as part of its results. Correspondence analysis is an exploratory statistical technique providing a simultaneous analysis of rows and columns in a two-way data table (Greenacre 1994), and it is one of a wide family of such techniques (Nishisato 2007, Chapter 3). It provides a two-dimensional plot of multidimensional data in such a way as maximally to account for the variance in the data. In the case of textual data, this two-dimensional plot is of the co-occurrence of the presence or absence of terms in a gauged sentence, together with a plot of the location of individual speakers who are thought of as occupying a linguistic space defined by their use of terms.

To enhance the analysis of a corpus of data using Alceste, it is possible to conduct a Cross-Data Analysis. This procedure can only be conducted after a Standard Analysis (as described previously) has already been run. Once sentence segments have been automatically identified by the software, it is possible to cross a *form* (a word) or particular variable of interest (in our case “gender”) with the corpus. Through this procedure, Alceste identifies the strongest associations between the variable and the patterns of argumentation of a speaker. Alceste then produces classes in which the frequency of association between the variable and the vocabulary used by the speakers is ranked, from the strongest to the weakest. The main advantage here is a more precise analysis of a particular feature of the text.³

Overall, this method appears well suited to analyzing gendered interactions in political institutions, for several reasons. First, it can be thought of as a “relational frame of reference,” that is, as a tool that enables the assessment of interactions between men and women within a debate in its entirety. Second, in being fully automated, it does not require the construction of categories and thus avoids an essentialist bias often inherent in making the classical distinction between “female” and “male” language; instead, it works solely on the basis of identifying syntactical occurrence and co-occurrences within texts. Finally, Alceste blends qualitative and quantitative analyses while preserving the essential features of each. Put simply, it

3. For more information about the Alceste software, see Bara, Weale, and Biquelet 2007.

respects context in the qualitative tradition, while simultaneously generating outputs with the statistical rigor necessary for quantitative study. Alceste is beneficial in allowing for traditional feminist qualitative methods to be maintained, but advancing them in analytical terms. We stress, however, that it is an exploratory data-mining technique. That is to say, its use is to find patterns in data, rather than to establish the statistical significance of hypothesized relations in the hypothetical-deductive mode.

ANALYZING THE DEBATES

The Integrated Debate

To provide an overview of the principal findings, our analysis begins with a discussion of what we term the “integrated debate.” This is simply a compilation of all six debates within a single corpus. It can be understood as representing a summary of the full debates in the Commons over the 22-year period. In the integrated debate, male and female MPs have been labeled, together with the years of the individual debates in which they took part (e.g., Steel_1966, Steel_1970, Steel_1975, etc.). Doing so allows one to identify the vocabulary used by representatives within an extended period of time, as well as to gauge

Table 2. Classes of integrated debate

| <i>Class of Sentences</i> | <i>Main Themes in Class</i> |
|-------------------------------------|---|
| 1. Moral concerns | Sanctity and value of life. Moral status of child. Effects of disability Unwanted pregnancy, strain on families. |
| 2. Operation of medical facilities | Permits and licensing Operation of medical facilities |
| 3. Effects of 1967 legislation | Estimates of number of abortions, including illegal Legal status of abortion Some polling evidence |
| 4. Rhetoric of debate and procedure | Congratulations or criticism of other speakers Character of procedure |
| 5. Role of committees and reports | Reference to committees of inquiry Reference to parliamentary committees |
| 6. Reflections on debate | Character of debate Role of parliament |

consistency of the speakers in terms of argumentation. Table 2 shows the classes of the integrated debate that emerged as the most general ones. Added to this, the correspondence analysis (Figures 1 and 2) shows which type of vocabulary has been disproportionately employed by each individual MP, female and male. By identifying the name and sex of a speaker on the correspondence analysis, one can distinguish what type(s) of vocabulary has been disproportionately employed by either sex.

Table 2 shows six broad classes of sentences as selected by Alceste, while the accompanying correspondence analysis (Figures 1 and 2) further highlights three salient features within the overall structure of the integrated debate. The first feature is that the discursive space can be broadly divided by procedural and substantive vocabulary; as depicted, the three substantive classes are on the right of the figure. Class 1 highlights “the sanctity of life” along with other core moral issues, and comprises key terms such as *human*, *alive*, *unborn*, *fetus*, *defect*, and *destroy*. Class 2 deals with the “provision of medical facilities,” displaying key terms such as *operation*, *private*, *nurse*, *service*, *patient*, and *consult*.

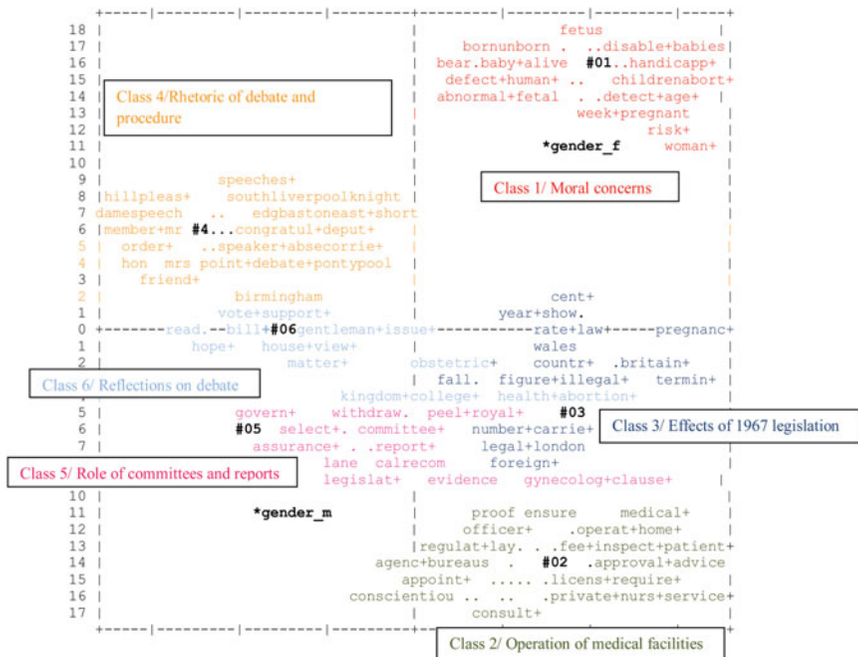


FIGURE 1. Correspondence analysis of integrated debate, vocabulary.

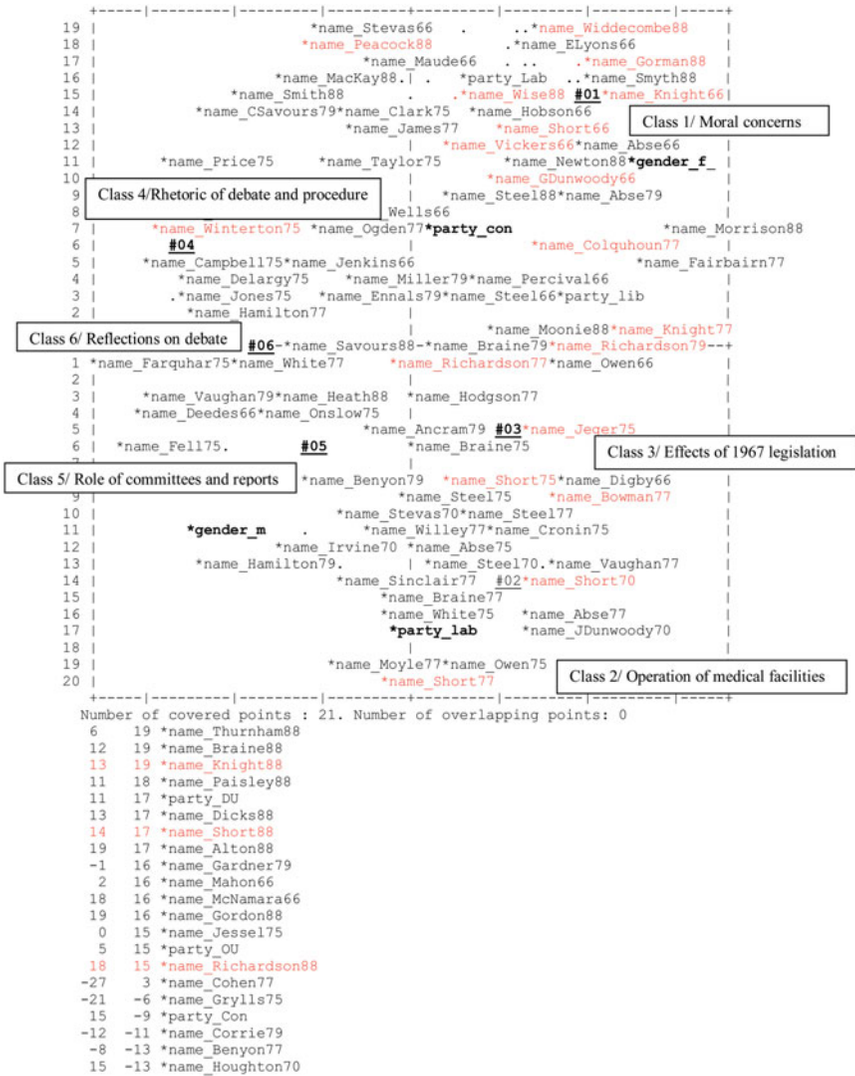


FIGURE 2. Correspondence analysis of integrated debate, names, and variables

Class 3 addresses the broader consequences of abortion policy with key terms such as *decrease*, *demand*, *contraception*, *emergency*, and *mortality*. On the left of the figure are three procedural classes (Classes 4, 5, and 6). Class 4 is made up of procedural terms such as *hon.*, *member*, *speech*, *congratulate*, *eloquent* and *debate*, which political representatives usually employ to address each other in parliament. Class 5 deals with the role

of committees and reports, including terms like *recommendation*, *select*, *committee*, *chairman*, *report*, *examine*, and *evidence*. Class 6 comprises MPs' reflections on the character of the debate and the role of parliament, containing key words such as *bill*, *discuss*, *express*, *support*, *govern*, *parliament*, and *opposition*.

Second, the correspondence analysis shows that female (the variable *gender_f* represents female parliamentarians) is closely associated with the substantive dimension of the debate, in particular with Class 1 concerning sanctity of life. By contrast, male (the variable *gender_m* represents male parliamentarians) is strongly associated with the procedural dimension of the debate. Given the tagging of MP names with years of the different debates, one can also see that the distinction between procedural and substantive issues has remained a constant feature over successive debates. Another significant characteristic of the overall debate is the association between substantive issues and female and procedural issues and male.

Such results suggest that women are more likely to use substantive vocabulary when discussing the issue of abortion in parliament, whereas men seem more prone to embrace procedural arguments. Although we have presented this finding in terms of the integrated debate, we note that this result appears throughout the analysis of the individual debates. (Indeed, it was when we were analyzing the individual debates that we noticed this regularity.) To add depth to our principal finding, we assess the extent to which women and men truly deploy contrasting styles of argumentation and speak in a different voice, by looking at each single debate in greater depth and by running a Cross-Data Analysis on the variable "gender" on each of the six debates separately.⁴

The 1966 Debate

The first Cross-Data Analysis suggests that men and women used different types of arguments to discuss the abortion issue in 1966. The specific vocabulary associated with the variable *gender_f* in this debate comprises words such as *baby*, *women*, *gynecologist*, *kill*, and *patient*. By contrast,

4. For each Cross-Data Analysis, we report the first 9 sentence segments (from which key words are extracted) identified by Alceste (see Tables 3–8). Since we focus on the most typical patterns of argumentation (not on "extreme" ones), we report sentence segments with the highest chi-square value for both male and female politicians.

Table 3. Cross-Data Analysis on the variable “gender” — sentence segments July 22, 1966, debate

| <i>Women</i> | <i>Men</i> |
|--|---|
| <p>u.c.i. : 34 *34 *name_JillKnight *party_con *vote_no *gender_f *K_1 u.c.e. : 377 ClassClass : 1 Khi2 : 34</p> <p>if the hon. lady’s correspondent has sent her the whole of my letter, she will know that on every occasion I said that I could not support abortion on demand.</p> <p>u.c.i. : 26 *26 *name_JillKnight *party_con *vote_no *gender_f *K_1 u.c.e. : 311 Class : 1 Khi2 : 22</p> <p>I have been engaged in social work for some years and have heard many heartbreaking stories from women about this, because women will talk very openly indeed to other married women in their own age group who have families.</p> <p>u.c.e. : 326 Class : 1 Khi2 : 221 am 100 percent, in favor of family planning clinics and every bit of advice and help possible being available, but there is every difference in the world between deliberately not starting a baby and deliberately killing one which has been started.</p> <p>u.c.i. : 35 *35 *name_JoanVickers *party_con *vote_yes *gender_f *K_1 u.c.e. : 420 Class : 1 Khi2 : 20 mr. diggory went on to say, of therapeutic abortion, that of about 110 he carried out, 96 were for psychiatric reasons, two were cases of chronic nephritis, one was the case of a girl barely 15 years of age who had had one kidney removed and had had two major operations on the other.</p> <p>u.c.e. : 405 Class : 1 Khi2 : 18 dr. joan malleeson, writing in the lancet, said: countless women undergo the</p> | <p>u.c.i. : 22 *22 *name_WFDeedes *party_con *gender_m *K_2 u.c.e. : 247 Class : 2 Khi2 : 20 the hon. member for roxburgh, selkirk and peebles, in dealing with this paragraph, admitted that it was controversial. it was the so called social provision. but he said that to leave it out would be to leave a great area of uncertainty, to leave the medical profession in an area of doubt.</p> <p>u.c.i. : 8 *8 *name_WilliamWells *party_lab *vote_no *gender_m *K_2 u.c.e. : 157 Class : 2 Khi2 : 16 but this does not go to the question of independence. why do we say that this measure threatens the independence of the medical profession? my postbag contains a good deal of evidence that doctors do indeed feel this.</p> <p>u.c.i. : 2 *2 *name_DavidSteel *party_lib *vote_yes *gender_m u.c.e. : 53 Class : 2 Khi2 : 11 to whom also I would pay tribute. the effect of the passage of that bill and its detailed discussion in committee has been significant in bringing public attention to this matter.</p> <p>u.c.i. : 43 *43 *name_AngusMaude *party_con *vote_yes *gender_m u.c.e. : 516 Class : 2 Khi2 : 11 having said all that, and having shown, I hope, that I want to look at the implications of the bill impartially, I hope that the house will decide to give the measure a second reading so that the matters that I have raised can be discussed more carefully in committee.</p> <p>u.c.i. : 66 *66 *name_RoyJenkins *party_lab *vote_yes *gender_m u.c.e. : 735 Class : 2 Khi2 : 11</p> |

Continued

Table 3. Continued

| <i>Women</i> | <i>Men</i> |
|---|--|
| <p>dangers of unprofessional abortion when no pregnancy exists and without having received any medical opinion whatever.</p> <p>u.c.e. : 409 Class : 1 Khi2 : 18</p> <p>many women lose their children through spontaneous abortion, and nobody suggests that life has been taken they get all our sympathy. dr. harry roberts, who wrote a symposium on abortion, strongly urged that some action should be taken. he said that when the operation of abortion is performed by competent surgeons with full legal and social approval there is very little danger.</p> <p>u.c.i. : 30 *30 *name_JillKnight *party_con *vote_no *gender_f *K_1</p> <p>u.c.e. : 359 Class : 1 Khi2 : 16</p> <p>they start, as I did, with enormous sympathy and emotional judgment. but we must judge from knowledge and not emotion. in the present climate, suitably prepared with heavily slanted propaganda, it may be that society says that a woman should have an abortion on demand and that if excuses are wanted for the squeamish they can be easily invented.</p> <p>u.c.i. : 26 *26 *name_JillKnight *party_con *vote_no *gender_f *K_1</p> <p>u.c.e. : 313 Class : 1 Khi2 : 14</p> <p>the more I have talked to doctors, gynecologists and psychiatrists, about this bill, the more I have come to feel that it is a bad bill. mr. wilfred mills of the british medical journal circulated 68 gynecologists and obstetricians in the birmingham area, over 90 pe cent, of whom were not roman catholics, nor is he a catholic incidentally, and, as has already been said,</p> <p>u.c.i. : 28 *28 *name_JillKnight *party_con *vote_no *gender_f *K_1</p> | <p>paragraph, c, the social clause, as I think the hon. member for roxburgh, selkirk and peebles described it, is not without its difficulties. nevertheless, it is, I think, of some importance, because without it many women who are far from anxious to escape the responsibilities of motherhood, but rather wish to discharge their existing ones more effectively, would be denied relief.</p> <p>u.c.i. : 8 *8 *name_WilliamWells *party_lab *vote_no *gender_m *K_2</p> <p>u.c.e. : 158 Class : 2 Khi2 : 10</p> <p>but the more the hon. member for roxburgh, selkirk and peebles emphasizes the fact from which I do not differ that there is a strong demand for abortion from many quarters, the more difficult is the position of a doctor who has any criteria,</p> <p>u.c.i. : 44 *44 *name_McNamara *party_lab *vote_no *gender_m</p> <p>u.c.e. : 553 Class : 2 Khi2 : 10</p> <p>I wish to deal briefly with the problem of the back street abortionist. I will deal later with paragraphs b, c, and, d, of clause 1, 1. but if the bill covers only the grounds which are in clause 1 there are still many cases which will make necessary recourse to the back street abortionist.</p> <p>u.c.i. : 68 *68 *name_RoyJenkins *party_lab *vote_yes *gender_m *K_2</p> <p>u.c.e. : 739 Class : 2 Khi2 : 10</p> <p>I think that that is preeminently, a committee point. the position I am stating from my own personal point of view here is that I see the principle of clause 1, 1, c, as an attempt to deal with a real issue, and that it would be a pity if this issue could not be considered.</p> |

Continued

Table 3. Continued

| <i>Women</i> | <i>Men</i> |
|---|--|
| u.c.e. : 355 Class : 1 Khi2 : 14 | u.c.i. : 23 *23 *name_JohnDunwoody *party_lab *vote_yes *gender_m *K_2 |
| and it is far more preferable and humane to help women not to start babies at the beginning than to say , it is all right. do not worry. you can always have an abortion | u.c.e. : 268 Class : 2 Khi2 : 9 I should like to follow up three points which are raised in the amendment. first, I take up the point of the independence of the medical profession being jeopardized by these proposals . |

the specific vocabulary associated with the variable *gender_m* is made up of terms such as *paragraph*, *bill*, *gentleman*, *clause*, and *effect*. This lends support to the argument developed previously that different types of issue are embraced according to sex; women embrace the more substantive issues, whereas men are prone to focus on the procedural. Confirmation is found in looking at the sentence segments selected by Alceste in which the specific terms employed by either female or male parliamentarians are (re)placed in their original context (see Table 3).

A closer look at the selected sentence segments reveals that women MPs addressed abortion issues in 1966 from a “personal angle,” drawing on letters sent by constituents, testimonies from doctors, and reports from social workers who witnessed abortion-related problems. For instance, as Jill Knight puts it: “I have been engaged in social work for some years and I have heard many heartbreaking stories from women about this, because women will talk very openly indeed to other married women in their own age group who have families.” Crucially, it must be noted that female MPs who take a different view on the issue of abortion speak to each other in a “similar voice”; whether or not they agree on the practice of abortion, women MPs use the same kind of vocabulary and deploy similar style of argumentation. Compare, for instance, the clinical views on abortion by pro-abortion MP Joan Vickers and the view of anti-abortion MP Knight:

Many women lose their children through spontaneous abortion, and nobody suggests that life has been taken; they get all our sympathy. Dr. Harry Roberts, who wrote a symposium on abortion, strongly urged that some action should be taken. He said that when the operation of abortion is performed by competent surgeons with full legal and social approval there is very little danger. (Vickers)

The more I have talked to doctors, gynecologists and psychiatrists, about this Bill, the more I have come to feel that it is a bad Bill. Mr. Wilfred Mills of the British Medical Journal circulated 68 gynecologists and obstetricians in the Birmingham area, over 90 percent of whom were not Roman Catholics, nor is he a Catholic incidentally, and, as has already been said, nor am I. Out of the 68 he found that three thought this change in the law desirable, three were for it and 65 were against it. Those are clinical and not religious views. (Knight)

In contrast, when looking briefly at how male MPs dealt with the bill in 1966, they clearly show a greater concern for procedural issues. For example, Steel argues: “the effect of the passage of that bill and its detailed discussion in committee has been significant in bringing public attention to this matter.” Other such examples abound, as with Angus Maude stating: “having said all that, and having shown, I hope, that I want to look at the implications of the bill impartially, I hope that the house will decide to give the measure a second reading so that the matters that I have raised can be discussed more carefully in committee.” Intriguingly, just as female MPs often shared the same voice despite their positional differences on the issue of abortion, male MPs who held different views also deployed similar modes of argumentation when addressing one another in 1966 — essentially comprising procedural arguments.

February 13, 1970

The Cross-Data Analysis results for the February 1970 debate present both similarities and differences with the results for earlier debates. Looking at male MP sentence segments first, these again refer to procedural matters, for example: “responsible gentlemen who hold high office in the two professional bodies concerned take the same view as I do, and they do not want to destroy the act” (Bryant Irvine; see Table 4). Yet here they also reflect significant concerns about the bill’s implications for the medical profession, or at least seriously entertain the views of those in the medical profession on several aspects of the bill. For instance: “I believe that responsible medical opinion would expect such precautions to be taken. That is what I am asking the minister to say” (Irvine).

As far as the sentence segments for women MPs are concerned, there is an important and more notable change from the earlier debate. Although the main emphasis of women MPs is still on the bill’s substantive rather than procedural aspects (especially on health-care issues), how they tend

Table 4. Cross-Data Analysis on the variable “gender” — sentence segments February 13, 1970, debate

| <i>Women</i> | <i>Men</i> |
|---|---|
| <p>u.c.i. : 52 *52 *name_Short *party_lab *gender_f *K_1 u.c.e. : 144 Class : 1 Khi2 : 24 A similar public opinion poll carried out among doctors showed that 66 percent, of general practitioners in the united kingdom thought that the act should be left as it is or should be changed to make it easier to obtain legal abortions,</p> | <p>u.c.i. : 5 *5 *name_Irvine *party_con *gender_m *K_2 u.c.e. : 25 Class : 2 Khi2 : 26 that is an understandable view, and, if that be the view which should be taken, I can fully understand why he would not wish the amendment to be accepted.</p> |
| <p>u.c.i. : 68 *68 *name_Short *party_lab *gender_f *K_1 u.c.e. : 196 Class : 1 Khi2 : 23 this will be denied, but we have seen this in several areas. the worst regions for percentage of abortions since the act came in are sheffield, liverpool and birmingham.</p> | <p>u.c.i. : 13 *13 *name_Irvine *party_con *gender_m u.c.e. : 46 Class : 2 Khi2 : 13 the irvine bill is intended to limit the more blatantly commercial exploitation of the new law which is largely carried out in london. that is the view which I hope will commend itself to the house. I am sure that it is accepted by the vast majority of the medical profession.</p> |
| <p>u.c.i. : 54 *54 *name_Short *party_lab *gender_f *K_1 u.c.e. : 154 Class : 1 Khi2 : 19 the number of patients being treated by private clinics, which now have to be licensed by my right hon. friend before they can obtain permission to carry out terminations, is increasing at a much slower rate.</p> | <p>u.c.i. : 41 *41 *name_Irvine *party_con *gender_m *K_2 u.c.e. : 118 Class : 2 Khi2 : 10 I believe that responsible medical opinion would expect such precautions to be taken. that is what I am asking the minister to say. that is what the amendment asks him to say, and that is what I hope he will say.</p> |
| <p>u.c.i. : 58 *58 *name_Short *party_lab *gender_f *K_1 u.c.e. : 167 Class : 1 Khi2 : 19 the hon. member for rye tried to confuse us with his figures concerning the numbers of terminations carried out before the act, the number of criminal abortions, and the number of admittances to hospital.</p> | <p>u.c.i. : 4 *4 *name_Irvine *party_con *gender_m *K_2 u.c.e. : 21 Class : 2 Khi2 : 9 there have been suggestions that the medical profession is not behind the bill. in two large organizations it is impossible to achieve 100 percent, unanimity.</p> |
| <p>u.c.i. : 52 *52 *name_Short *party_lab *gender_f *K_1 u.c.e. : 143 Class : 1 Khi2 : 17 recent public opinion polls show that the majority of the general public are</p> | <p>u.c.i. : 117 *117 *name_JDunwoody *party_lab *gender_m u.c.e. : 356 Class : 2 Khi2 : 9 it calls for written evidence of arrangements entered into with suppliers of blood and of the agreement of doctors who will be responsible for providing medical cover in an emergency.</p> |

Continued

Table 4. Continued

| <i>Women</i> | <i>Men</i> |
|--|--|
| <p>either satisfied with the act or want to see it improved so that it is easier for women to get terminations.</p> <p>u.c.i. : 59 *59 *name_Short *party_lab *gender_f *K_1 u.c.e. : 176 Class : 1 Khi2 : 15</p> <p>friends department. that risk, in the private sector, has been removed as a result of the passing of the act. all hon. members certainly women hon. members should be grateful for that. the hon. member for rye also told us the number of gynecologists and other doctors who had had training in gynecology which is a different thing.</p> <p>u.c.e. : 175 Class : 1 Khi2 : 14</p> <p>nothing was said about keeping them in bed overnight. that is now illegal. terminations can be carried out now only in licensed premises which have been inspected by my right hon.</p> <p>u.c.e. : 173 Class : 1 Khi2 : 14</p> <p>it was estimated that in 1967 about 17, 000 therapeutic abortions were carried out by private doctors. I would also remind the house of a change in practice that has occurred since the act was introduced.</p> <p>u.c.i. : 71 *71 *name_Short *party_lab *gender_f *K_1 u.c.e. : 210 Class : 1 Khi2 : 14</p> <p>gentlemen's hon. friend the member for birmingham, edgbaston, mrs. knight, who, I believe, said this in america. my right hon. friend commented on this in the house on an earlier occasion. the figures are that, of all the terminations carried out in a years' working, only between 6 and 7 percent, were carried out on foreign women.</p> | <p>u.c.i. : 86 *86 *name_Stevas *party_con *gender_m *K_2 u.c.e. : 251 Class : 2 Khi2 : 8</p> <p>when the hon. lady talks about educating the medical profession into adopting progressive attitudes, what she means is brainwashing them into accepting her own particular theological view of the right of women to have abortions on demand.</p> <p>u.c.i. : 102 *102 *name_Stevas *party_con *gender_m u.c.e. : 299 Class : 2 Khi2 : 8</p> <p>it took place in november, whereas the most recent case took place in december. there, again, there were medical complications and an emergency operation had to take place in birmingham under the national health service.</p> <p>u.c.i. : 48 *48 *name_Irvine *party_con *gender_m *K_2 u.c.e. : 139 Class : 2 Khi2 : 7</p> <p>responsible gentlemen who hold high office in the two professional bodies concerned take the same view as I do, and they do not want to destroy the act.</p> <p>u.c.i. : 62 *62 *name_Irvine *party_con *gender_m *K_2 u.c.e. : 183 Class : 2 Khi2 : 6</p> <p>if the present act continues as it is, nothing happens, but, if my bill is accepted, the minister will be able to appoint a list out of the 2, 000 who might be able to deal with the problems in places such as devonport and wherever else the hon.</p> |

Continued

Table 4. Continued

| <i>Women</i> | <i>Men</i> |
|--|------------|
| u.c.i. : 53 *53 *name_Short *party_lab *gender_f *K_1 | |
| u.c.e. : 151 Class : 1 Khi2 : 12 | |
| <p>that is a very important comment on the act, coming from that quarter. the hon. member told us the number of legal terminations which are now being carried out, but I do not think that he distinguished between the number of terminations being carried out in national health service hospitals and in the private sector, respectively.</p> | |

to deal with the substantive issues has developed from their approach in 1966. Instead of drawing on letters, personal conversations with practitioners, and so on, women present their arguments by quoting facts, figures, and polls. They have thus moved from a “personal approach” on the abortion issue to a more concrete and empirically based defense of their case. As Renée Short puts it, for example: “A similar public opinion poll carried out among doctors showed that 66 percent of general practitioners in the United Kingdom thought that the Act should be left as it is or should be changed to make it easier to obtain legal abortions.” Or, as Short noted, “Recent public opinion polls show that the majority of the general public are either satisfied with the act or want to see it improved so that it is easier for women to get terminations.”

An associated change is that there seems to be a great deal more directed interaction between male and female MPs. For instance, consider the following statement drawn from women’s statements: “The Hon. Member for Rye tried to confuse us with his figures concerning the numbers of terminations carried out before the Act” (Short). From the “male” perspective, no less than three sentence segments directly refer to points made by women MPs. For example: “When the Hon. Lady [Short] talks about educating the medical profession into adopting progressive attitudes, what she means is brainwashing them into accepting her own particular theological view of the right of women to have abortions on demand (Norman St. John-Stevás).

Several explanations may account for the reason that women employed a vocabulary pointing to the “numerical estimates of abortion” in changing

their argumentative style in 1970. First, compared with 1966, the grounds of the debate were somewhat different in 1970. The Irvine Bill was aimed at private clinical abortions and proposed that a legal abortion could only be performed by, or under the supervision of, a consultant gynecologist in the National Health Service. This considerably restricted the rhetorical tools available to the speakers, either male or female. Second, one cannot help but notice that sentence segments selected by Alceste for women in 1970 are entirely dominated by Short, whose style of argumentation most likely differs from that of other female MPs. The analysis of the 1970 debate thus suggests that the rhetorical tools used by women are neither strictly defined nor fixed, but vary according to the circumstances of individual speakers within the debate.

February 7, 1975

The next Cross-Data Analysis indicates that a similar pattern occurred in 1975. Women MPs continued to emphasize substantive aspects of the bill (especially health), but they presented facts and evidence to support their claims, rather than opinions drawing on personal experiences. Here again, the sentence segments selected by Alceste are entirely dominated by Short, who uses empirically based arguments; for example, “in the Brighton area there were 535 terminations, only 108 being done in NHS hospitals and 414 being done in the private sector. The deficiencies in the National Health Service provision, for which my Right Hon. Friend is responsible, are driving women into the private sector” (Table 5). Occasionally, Short’s manner of addressing the abortion issue seems to use argumentative tools more typically employed by male MPs (i.e., procedural arguments); for example, “I am concerned also about clause 5, 2, a provision which could well interfere with the work of the charitable trusts, which all, I believe, accept as filling the need which ought to be met by the national health service.” The focus on the procedural aspects of the bill by male MPs is again quite obvious here. Consider, for instance, the first nine sentence segments selected by Alceste in which all the MPs expressed support for the bill to be sent to a select committee; for example: “what we should do is take up the government’s offer to send the bill to a select committee. But I repeat: let us all give one another the credit for being sincere in our views” (Hugh Delargy).

Table 5. Cross-Data Analysis on the variable “gender” — sentence segments February 7, 1975, debate

| <i>Women</i> | <i>Men</i> |
|---|---|
| <p>u.c.i. : 169 *169 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 609 Class : 1 Khi2 : 61 in the brighton area there were 535 terminations, only 108 being done in NHS hospitals and 414 being done in the private sector. the deficiencies in the national health service provision, for which my right hon. friend is responsible, are driving women into the private sector.</p> | <p>u.c.i. : 239 *239 *name_Delargy *party_lab *vote1_yes *vote2_yes *gender_m *K_2 u.c.e. : 868 Class : 2 Khi2 : 21 what we should do is take up the governments offer to send the bill to a select committee. but I repeat: let us all give one another the credit for being sincere in our views.</p> |
| <p>u.c.i. : 167 *167 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 602 Class : 1 Khi2 : 38 these services are helping a large number of women who have legal grounds for termination. I emphasize that they are women with legal grounds under the act who are unable to have termination carried out in the national health service because of the religious objections or other objections of the consultant gynecologist in charge.</p> | <p>u.c.i. : 68 *68 *name_Abse *party_lab *vote1_yes *vote2_yes *gender_m *K_1 u.c.e. : 261 Class : 2 Khi2 : 20 the select committee will have to consider this.</p> |
| <p>u.c.i. : 168 *168 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 604 Class : 1 Khi2 : 38 she cannot do that without looking at the deficiencies in her department and the service which it provides. I take first the birmingham figures. in 1973, in the birmingham region only 2300 women had a termination only a national health service hospital, and twice that number had to go into the private sector in the region,</p> | <p>u.c.i. : 110 *110 *name_Owen *party_lab *vote1_abs *vote2_abs *gender_m *K_2 u.c.e. : 393 Class : 2 Khi2 : 19 that is the view of my right hon. and hon. friends who were consulted, and the government believe that the bill should have the benefit of sustained scrutiny by a select committee.</p> |
| <p>u.c.i. : 167 *167 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 600 Class : 1 Khi2 : 37 I am concerned also about clause 5, 2, a provision which could well interfere with the work of the charitable trusts, which</p> | <p>u.c.i. : 11 *11 *name_White *party_lab *vote1_yes *vote2_yes *gender_m *K_2 u.c.e. : 50 Class : 2 Khi2 : 15 I am delighted that the government have offered to set up a select committee. the time is long overdue when this country must take another look at the matter.</p> |
| | <p>u.c.i. : 154 *154 *name_Onslow *party_con *vote1_abs *vote2_yes *gender_m *K_2 u.c.e. : 548 Class : 2 Khi2 : 12 that is the advice the minister gives. yesterday his right hon. friend said that the matter of the ability of the committee to consider the lane report, and the lane evidence thereby, was something on which he would have to take a second opinion.</p> |

Continued

Table 5. Continued

| <i>Women</i> | <i>Men</i> |
|---|--|
| <p>all, I believe, accept as filling the need which ought to be met by the national health service.</p> <p>u.c.i. : 171 *171 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 617 Class : 1 Khi2 : 31</p> <p>it is well to bear in mind, if we are talking about terminations before the thirteenth week and about 80 percent, of terminations in this country take place before then that the size of the fetus is 6 cm or 2 in.</p> <p>u.c.i. : 164 *164 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 589 Class : 1 Khi2 : 27</p> <p>15 weeks pregnant would have to wait another five weeks or more before she could have her pregnancy terminated. she would not be eligible until then. so what would happen to her? would she then be sent back? how would she be dealt with? how would the doctor examine her credentials passport, or other documentation to satisfy himself?</p> <p>u.c.i. : 169 *169 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 607 Class : 1 Khi2 : 27</p> <p>liverpool is very low on the list because of the attitude of professor jeffcoate, a well known anti abortionist. in liverpool itself in 1973 there were only 1450 terminations, and 559 of those were done in NHS hospitals in the region, while a much larger number, 629, had to be done in non NHS hospitals,</p> <p>u.c.i. : 164 *164 *name_Short *party_lab *vote1_abs *vote2_no *gender_f *K_1 u.c.e. : 590 Class : 1 Khi2 : 26</p> <p>is this a burden which should be placed upon doctors in the carrying out of their</p> | <p>u.c.i. : 265 *265 *name_Braine *party_con *vote1_yes *vote2_yes *gender_m *K_2 u.c.e. : 961 Class : 2 Khi2 : 12</p> <p>member for glasgow, pollok, mr. white, that I welcome the government's recognition that the subject of abortion is one of such deep public concern and of such complexity that they consider that the bills proposals should be remitted forthwith to a select committee.</p> <p>u.c.i. : 62 *62 *name_Abse *party_lab *vote1_yes *vote2_yes *gender_m *K_2 u.c.e. : 232 Class : 2 Khi2 : 11</p> <p>if the government had not grasped the nettle it would have been necessary for me to. go through the bill ad seriatim, but in view of developments I would rather pinpoint some of the matters that have aroused great controversy.</p> <p>u.c.i. : 101 *101 *name_Grylls *party_con *vote1_yes *vote2_no *gender_m *K_2 u.c.e. : 364 Class : 2 Khi2 : 11</p> <p>I content myself with expressing the view that the select committee should look into and take evidence about the proposals in the bill if that is done, the abuses referred to by the hon.</p> |

Continued

Table 5. Continued

| <i>Women</i> | <i>Men</i> |
|--|------------|
| professional work? the hon. member for roxburgh, selkirk and peebles has already spoken of the more liberal abortion laws introduced by many countries since 1967. | |

February 25, 1977

In 1977, women MPs seem to harken back to the style of argumentation employed in 1966, often quoting from letters received from doctors and constituents. Once again, female MPs who take different views on abortion speak to one another in a similar voice (see Table 6). By contrast, male MPs continued to emphasize procedural aspects of the Bill in 1977. The eight first-sentence segments associated with male MPs and selected by Alceste for this debate refer to the recommendations of the select committee; for example:

Those are the main recommendations of the Select Committee. It is misleading nonsense to say that they can be carried out administratively. They are all matters that depend upon legislation. My Hon. Friend can say I don't like them, and I will not legislate, but he cannot say that the government can carry out any of these main recommendations without resorting to legislation. (Frederick Willey)

Table 6. Cross-Data Analysis on the variable “gender” — sentence segments February 25, 1977, debate

| <i>Women</i> | <i>Men</i> |
|--|---|
| u.c.i. : 244 *244 *name_Richardson *party_lab *vote1_no *vote2_no *vote3_yes *gender_f *K_1 u.c.e. : 905 Class : 1 Khi2 : 30 the labour movement will be bitterly disappointed if we vote to support a bill | u.c.i. : 111 *111 *name_Willey *party_lab *vote1_yes *vote2_yes *vote3_no *gender_m *K_2 u.c.e. : 389 Class : 2 Khi2 : 23 those are the main recommendations of the select committee . it is misleading |

Continued

Table 6. Continued

| Women | Men |
|--|--|
| <p>of this kind which seeks to take away from women the rights that they have now had for 10 years and which the supporters of the 1967 act wish to see preserved.</p> <p>u.c.i. : 215 *215 *name_Knight *party_con *vote1_yes *vote2_yes *vote3_no *gender_f *K_1 u.c.e. : 795 Class : 1 Khi2 : 29</p> <p>but the sensitive woman or girl for whom producing an illegitimate child is a truly terrifying thing is the very one who will be most harmed in thinking about it afterwards by the knowledge of what she has done to her child.</p> <p>u.c.i. : 188 *188 *name_Colquhoun *party_lab *vote1_no *vote2_no *vote3_yes *gender_f *K_1 u.c.e. : 682 Class : 1 Khi2 : 25</p> <p>in the united states for a long time the common law inherited from england protected the rights of abortion in early pregnancy. suddenly in the nineteenth century things tightened up. in 1869 pope pius IX eliminated the distinction between an animated and nonanimated fetus, and since then the catholic church has called all abortion murder and punished it severely.</p> <p>u.c.i. : 228 *228 *name_Knight *party_con *vote1_yes *vote2_yes *vote3_no *gender_f *K_1 u.c.e. : 836 Class : 1 Khi2 : 20</p> <p>there is another letter which is from a shropshire doctor about a practiCing obstetrician and a non catholic telling him: it is impossible for a catholic to become a gynecologist in the NHS at present.</p> <p>u.c.i. : 191 *191 *name_Colquhoun *party_lab *vote1_no *vote2_no *vote3_yes *gender_f *K_1 u.c.e. : 696 Class : 1 Khi2 : 18</p> | <p>nonsense to say that they can be carried out administratively. they are all matters that depend upon legislation. my hon. friend can say I don't like them, and I will not legislate, but he cannot say that the government can carry out any of these main recommendations without resorting to legislation.</p> <p>u.c.i. : 29 *29 *name_Benyon *party_con *vote1_yes *vote2_yes *vote3_no *gender_m *K_2 u.c.e. : 112 Class : 2 Khi2 : 18</p> <p>my intention, and I am sure it was the intention of the select committee, was obviously not to include national health service hospitals and I thought I had covered that in that subsection.</p> <p>u.c.i. : 9 *9 *name_Benyon *party_con *vote1_yes *vote2_yes *vote3_no *gender_m u.c.e. : 45 Class : 2 Khi2 : 16</p> <p>all I am saying is that the bill provides a framework under which after care can be extended in the private sector, so that, together with the administrative reforms undertaken within the national health service,</p> <p>u.c.i. : 297 *297 *name_Ennals *party_lab *vote1_no *vote2_no *vote3_yes *gender_m *K_2 u.c.e. : 1057 Class : 2 Khi2 : 16</p> <p>I hope that my hon. friend accepts that it is the secretary of state who determines the departments policy and that in my statement I indicated the action that had already been taken by my department and that, I should have thought, would satisfy the select committee.</p> <p>u.c.i. : 12 *12 *name_Benyon *party_con *vote1_yes *vote2_yes *vote3_no *gender_m *K_2 u.c.e. : 54 Class : 2 Khi2 : 14</p> |

Continued

Table 6. Continued

| <i>Women</i> | <i>Men</i> |
|--|--|
| <p>but it must be said that some of the propaganda from the anti abortion organizations such as SPUC, some of the things that are said by its supporters in this house, are not only terrifying but, frankly, untrue.</p> <p>u.c.i. : 44 *44 *name_Short *party_lab *vote1_no *vote2_no *vote3_yes *gender_f *K_1 u.c.e. : 151 Class : 1 Khi2 : 17 I notice that he specifically did not mention a letter to the prime minister that was signed by no fewer than 1, 200 doctors, consultant gynecologists and professors of gynecology at many teaching hospitals.</p> <p>u.c.i. : 184 *184 *name_Colquhoun *party_lab *vote1_no *vote2_no *vote3_yes *gender_f *K_1 u.c.e. : 664 Class : 1 Khi2 : 17 have the right to decide what is to happen to their bodies, and have the right to control them and their own lives. in an age of professional experts, usually men, it ill becomes hon.</p> <p>u.c.i. : 185 *185 *name_Colquhoun *party_lab *vote1_no *vote2_no *vote3_yes *gender_f *K_1 u.c.e. : 667 Class : 1 Khi2 : 17 the house would do well to debate what can be done to help women and to ensure that they never again have to resort to back street abortionists, or even attempts to abort themselves.</p> <p>u.c.i. : 214 *214 *name_Knight *party_con *vote1_yes *vote2_yes *vote3_no *gender_f *K_1 u.c.e. : 789 Class : 1 Khi2 : 17 I shall not give way. it has been proved also that abortion induces sterility. there are many cases of women who seek an abortion at one stage but wish to have a child at another.</p> | <p>I interpose here to say that members of the select committee have indicated to me that I have departed from their recommendation in relation to the time limit imposed in clause 1, 1, 6.</p> <p>u.c.i. : 98 *98 *name_Willey *party_lab *vote1_yes *vote2_yes *vote3_no *gender_m *K_2 u.c.e. : 336 Class : 2 Khi2 : 14 it was a consequence of the recommendations of the select committee. we expressed our appreciation of the immediate reaction of the secretary of state in accepting all those recommendations and putting them into effect.</p> <p>u.c.i. : 22 *22 *name_Benyon *party_con *vote1_yes *vote2_yes *vote3_no *gender_m *K_2 u.c.e. : 80 Class : 2 Khi2 : 12 1000 in any event. I have therefore, included only that part of the committees recommendation which favoured extending the time limit for summary proceedings to three years from the commission of the offense.</p> <p>u.c.i. : 6 *6 *name_Benyon *party_con *vote1_yes *vote2_yes *vote3_no *gender_m *K_2 u.c.e. : 27 Class : 2 Khi2 : 11 I must say that I find that statement misleading in a number of respects. first, it is misleading on the abortion figures themselves. the incidence of abortion may have fallen purely in numerical terms, but it has risen as a percentage of live births, which is the true statistic in my view.</p> |

July 13, 1979

The Cross-Data Analysis on the 1979 debate shows similar characteristics to the 1977 debate. Sentence segments associated with female MPs reflect their concerns about the health of women undergoing abortions and the well-being of children; for example: “if people say to me that I am denying infertile parents the pleasure and prospect of adoption, I say go and look at the kind of children who have consistently been rejected for many years and who remain rejected” (Jo Richardson; Table 7). Yet,

Table 7. Cross-Data Analysis on the variable “gender” — sentence segments July 13, 1979, debate

| <i>Women</i> | <i>Men</i> |
|---|--|
| <p>u.c.i. : 89 *89 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 313 Class : 1 Khi2 : 48 however, the catholic herald of 6 july, in reporting that the bill was to be published on that date and it was not published then because it appeared a couple of days later said that the reason for its lateness was partly to prevent the abortion campaign launching an attack upon.</p> | <p>u.c.i. : 146 *146 *name_CSavours *party_lab *vote_yes *gender_m *K_2 u.c.e. : 510 Class : 2 Khi2 : 15 and they are inseparable from the very great and important issue that is being put before us today. when I think that earlier this week there were labour members who had considered banding together perhaps even to obstruct the bill as it was put before the house, I am saddened,</p> |
| <p>u.c.i. : 123 *123 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 420 Class : 1 Khi2 : 32 if people say to me that I am denying infertile parents the pleasure and prospect of adoption, I say go and look at the kind of children who have consistently been rejected for many years and who remain rejected.</p> | <p>u.c.i. : 158 *158 *name_Vaughan *party_con *vote_yes *gender_m *K_2 u.c.e. : 568 Class : 2 Khi2 : 12 that proportion is in sharp distinction to that likely to be affected by a change in the upper time limit. as the house knows, the present upper time limit is 28 weeks.</p> |
| <p>u.c.i. : 115 *115 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 396 Class : 1 Khi2 : 29 there has been an attack on the referral agencies and charities. I was asked what the cost would be if national health service hospitals were able to perform the tasks of those agencies and charities.</p> | <p>u.c.i. : 66 *66 *name_Ancram *party_con *vote_yes *gender_m u.c.e. : 237 Class : 2 Khi2 : 11 how ever, when he discovered that the peel committees recommendation was for an age limit of 20 weeks, he decided, in a statement issued this morning, that he was in error, and that he meant the lane committee.</p> |
| <p>u.c.i. : 96 *96 *name_Richardson</p> | <p>u.c.i. : 142 *142 *name_CSavours *party_lab *vote_yes *gender_m *K_2</p> |

Continued

Table 7. Continued

| Women | Men |
|--|--|
| <p>*party_lab *vote_no *gender_f *K_1 u.c.e. : 331 Class : 1 Khi2 : 26 there is one abuse that nobody has tackled. I refer to the lack of national health service facilities for abortions in many areas. if the sponsor had brought forward a bill saying that every NHS hospital had to provide facilities for abortion, preferably moving towards day care clinics, which are now emerging, he would have earned the respect and support of the whole house.</p> | <p>u.c.e. : 491 Class : 2 Khi2 : 10 tommy cape, who was elected by the miners, was able to set a clear objective for himself in the time that he was a member of the house.</p> |
| <p>u.c.i. : 115 *115 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 401 Class : 1 Khi2 : 20 women who now go to BPAS and PAS will be forced not on the national health service but on to the back streets. the knitting needle is no joke.</p> | <p>u.c.i. : 144 *144 *name_CSavours *party_lab *vote_yes *gender_m *K_2 u.c.e. : 501 Class : 2 Khi2 : 9 that brings me to this debate. I, too, come to the house with clear objectives. I have been able to establish them for myself within the confines of the philosophy that I hold and that I hope is held by members of the opposition in common with me.</p> |
| <p>u.c.i. : 122 *122 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 415 Class : 1 Khi2 : 20 so many bodies and so many people in the country view the bill with alarm and dismay. caring people believe that the bill will endanger the health and welfare of a large number of women and possibly their families as well.</p> | <p>u.c.i. : 153 *153 *name_Vaughan *party_con *vote_yes *gender_m *K_2 u.c.e. : 549 Class : 2 Khi2 : 9 many of us in this country were horrified at the recent reports on life. that horrified many sections of the public. the bill goes considerably beyond the limited objective of changing the number of weeks.</p> |
| <p>u.c.i. : 115 *115 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 399 Class : 1 Khi2 : 17 nursing homes. perhaps the supporters of the bill have not seen documents from the BPAS and the PAS. they run a low cost, efficient and compassionate caring service.</p> | <p>u.c.i. : 135 *135 *name_Benyon *party_con *vote_yes *gender_m u.c.e. : 471 Class : 2 Khi2 : 8 in conclusion I make a genuine plea. I am sure that it is the ardent desire of most hon. members to see the issue settled once and for all.</p> |
| <p>u.c.i. : 89 *89 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 314 Class : 1 Khi2 : 16 it is a new principle of legislation that a sponsor should deliberately wait until the last moment before allowing the house to</p> | <p>u.c.i. : 147 *147 *name_CSavours *party_lab *vote_yes *gender_m u.c.e. : 514 Class : 2 Khi2 : 8 before the debate is closed at, perhaps, 4 pm. today, I think that what happens during an abortion particularly one that takes place after 20 weeks should be brought to the attention of this house.</p> |
| <p>u.c.i. : 250 *250 *name_Gardner *party_con *vote_abs *gender_m *K_2 u.c.e. : 876 Class : 2 Khi2 : 8</p> | <p>u.c.i. : 250 *250 *name_Gardner *party_con *vote_abs *gender_m *K_2 u.c.e. : 876 Class : 2 Khi2 : 8</p> |

Continued

Table 7. Continued

| <i>Women</i> | <i>Men</i> |
|--|--|
| <p>examine a bill in order to prevent an attack being mounted upon the bill from outside.</p> <p>u.c.i. : 105 *105 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 362 Class : 1 Khi2 : 16</p> <p>I accept what my hon. friend says. he has described how the case was revealed, but I still find it strange that it happened last july and that it was only in march or april of 1979 that the matter exploded in the national press.</p> <p>u.c.i. : 91 *91 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 319 Class : 1 Khi2 : 14</p> <p>we know that the sponsor has been telling the guardian that if the bill does not say precisely what he means it to say, and if it does not fit in with undertakings that have been given, nobody should worry because it will all be put right in committee.</p> | <p>it is for that reason that the lane committee, in its most careful review and examination of the various points that have to be considered, concluded that the upper time limit should be 24 weeks gestation.</p> |

unusually, the sentence segments selected by Alceste here now also reflect a concern for more procedural issues on the part of women MPs; for instance:

[I]t is a new principle of legislation that a sponsor should deliberately wait until the last moment before allowing the house to examine a bill in order to prevent an attack being mounted upon the bill from outside. (Richardson)

Since the first 10 sentence segments selected for this Cross-Data Analysis are entirely dominated by Richardson, however, it is difficult to assess whether other female parliamentarians have manifested a similar style of argumentation in 1979.

Similarly, sentence segments selected for male MPs show mixed concerns. On the one hand, men have raised procedural issues as usual; for example, "It is for that reason that the Lane Committee, in its most careful review and examination of the various points that have to be considered, concluded that the upper time limit should be 24 weeks gestation" (Edward Gardner). On the other hand, they also discussed the provision of the bill in this instance from a more substantive point of

view; for example: “Many of us in this country were horrified at the recent reports on life. That horrified many sections of the public. The Bill goes considerably beyond the limited objective of changing the number of weeks’ (Gerard Vaughan).

January 22, 1988

Results of the last Cross-Data Analysis in Table 8 indicate that female MPs have continued to focus on the substantive aspects of the bill and have used two types of argumentative strategies in the 1988 debate. First, they addressed the issue by resorting to arguments about women and families’ well-being; and second, they referred to grounds of the legislation. Compare, for instance, MPs Richardson and Short:

[T]oday, Hon. Members will be searching their hearts. I beg them to think very carefully before voting for such a draconian and ill thought-out Bill, which will do nothing to help deprived women and families, and everything to confuse the law and criminalize women. (Richardson)

The law is different in all sorts of respects. The law on abortion in Northern Ireland is different from that in the rest of the United Kingdom. (Short)

By comparison, sentence segments selected for male MPs not only reflect their concerns for procedural issues but now also for the bill’s provisions. Consider the following for MPs Tony Newton and David Alton:

[T]he Department has taken a number of significant steps effectively to implement the recommendation about 24 weeks. We have done that in two ways. First, this has already been referred to, but I should make it clear we have made it a condition of approval for private sector nursing homes that no abortions are carried out after 24 weeks. (Newton)

[P]ublic and parliamentary opinion clearly believes that, in the light of medical and scientific advances, a clear upper time limit beyond which abortion may not occur should be established. (Alton).

DISCUSSION

Overall, the results suggest a gendered dimension in early debates on abortion in the UK: female MPs were more likely to focus upon substantive aspects of the abortion issue in parliamentary settings, whereas men seemed more prone to advance procedural arguments.

Table 8. Cross-Data Analysis on the variable “gender” — sentence segments January 22, 1988, debate

| <i>Women</i> | <i>Men</i> |
|--|---|
| <p>u.c.i. : 206 *206 *name_Richardson *party_lab *vote_no *gender_f *K_1 u.c.e. : 784 Class : 1 Khi2 : 30 today, hon. members will be searching their hearts. I beg them to think very carefully before voting for such a draconian and ill thought out bill, which will do nothing to help deprived women and families, and everything to confuse the law and criminalize women.</p> | <p>u.c.i. : 154 *154 *name_Newton *party_con *vote_abs *gender_m *K_2 u.c.e. : 606 Class : 2 Khi2 : 23 the department has taken a number of significant steps effectively to implement the recommendation about 24 weeks. we have done that in two ways. first this has already been referred to, but I should make it clear we have made it a condition of approval for private sector nursing homes that no abortions are carried out after 24 weeks.</p> |
| <p>u.c.i. : 254 *254 *name_Wise *party_lab *vote_no *gender_f *K_1 u.c.e. : 996 Class : 1 Khi2 : 30 the supporters of the bill say that they are pro life. I want to protest on behalf of everybody who will vote against the bill. we are pro life, but we do not neglect the fact that people also have a right to happiness. unlike the sponsors of the bill, on tuesday, in the grand committee room, we listened to the parents of handicapped children.</p> | <p>u.c.i. : 227 *227 *name_Dicks *party_con *vote_yes *gender_m u.c.e. : 878 Class : 2 Khi2 : 17 she told me that I could take part in sport and lead a normal life. she told me that, if she had her way, which she did, I would make some sort of success of my life.</p> |
| <p>u.c.i. : 140 *140 *name_Short *party_lab *vote_no *gender_f *K_1 u.c.e. : 540 Class : 1 Khi2 : 18 the law is different in all sorts of respects. the law on abortion in northern ireland is different from that in the rest of the united kingdom.</p> | <p>u.c.i. : 150 *150 *name_Newton *party_con *vote_abs *gender_m *K_2 u.c.e. : 579 Class : 2 Khi2 : 12 he rightly made it clear that he thinks that abortion should not be legal, but he recognizes that it is; indeed, a large part of his case rested on the fact that he did not propose to reverse the basic position.</p> |
| <p>u.c.i. : 138 *138 *name_Short *party_lab *vote_no *gender_f *K_1 u.c.e. : 536 Class : 1 Khi2 : 17 the issue is too important for such cheapskate lies to be thrown about the house. as for foreign women, many come from northern ireland, where the law is different, and from the 26 counties of ireland.</p> | <p>u.c.i. : 9 *9 *name_Alton *party_lib *vote_yes *gender_m *K_2 u.c.e. : 32 Class : 2 Khi2 : 11 yet who can doubt, almost 3 million abortions later 600 abortions are undertaken every working day, some even on the grounds of the gender of a child,</p> |
| <p>u.c.i. : 89 *89 *name_Knight *party_con *vote_yes *gender_f *K_1</p> | <p>u.c.i. : 35 *35 *name_MacKay *party_con *vote_no *gender_m u.c.e. : 132 Class : 2 Khi2 : 10 the house will be aware that tests can only just be carried out at 18 weeks. those tests</p> |

Continued

Table 8. Continued

| <i>Women</i> | <i>Men</i> |
|--|---|
| <p>u.c.e. : 339 Class : 1 Khi2 : 15 I have no doubt that that care often takes a terrible toll on a family. however, the overwhelming number of babies aborted after 18 weeks, about which we are concerned today, are not handicapped.</p> | <p>take many weeks before conclusion can be drawn and then, if need be, a traumatic and difficult decision must be made by the parents to arrange an abortion.</p> |
| <p>u.c.i. : 130 *130 *name_Short *party_lab *vote_no *gender_f *K_1 u.c.e. : 502 Class : 1 Khi2 : 14 and I appeal to anyone who thinks that he wants to consider the 24 weeks option not to support this muddle and to wait for that other more rational bill to come to the house when it has been thoroughly examined in another place.</p> | <p>u.c.i. : 1 *1 *name_Alton *party_lib *vote_yes *gender_m u.c.e. : 5 Class : 2 Khi2 : 9 public and parliamentary opinion clearly believes that, in the light of medical and scientific advances, a clear upper time limit beyond which abortion may not occur should be established.</p> |
| <p>u.c.i. : 245 *245 *name_Gorman *party_con *vote_no *gender_f *K_1 u.c.e. : 959 Class : 1 Khi2 : 14 I shall not repeat the arguments about physically and mentally handicapped children. suffice it to say that some of those parents consider it a mercy that children born with appalling difficulties, who live their lives in pain and sorrow and who die young, are now capable of not being born.</p> | <p>u.c.i. : 17 *17 *name_Alton *party_lib *vote_yes *gender_m *K_2 u.c.e. : 60 Class : 2 Khi2 : 9 one reason is revealed in a figure which has been provided to me by the department of health and social security. the department confirms that 32 individuals are directors or trustees of a company or a charity providing abortion counseling and are simultaneously involved in private clinics undertaking abortions.</p> |
| <p>u.c.i. : 96 *96 *name_Knight *party_con *vote_yes *gender_f *K_1 u.c.e. : 370 Class : 1 Khi2 : 13 we have never been so well informed about contraception as we are today, so woman has the right to choose not to become pregnant. once she has become pregnant she does not have an automatic right to destroy the child in her womb, the child has rights too.</p> | <p>u.c.i. : 56 *56 *name_Steel *party_lib *vote_no *gender_m *K_2 u.c.e. : 197 Class : 2 Khi2 : 9 the letter says: you will no doubt be aware from debates at the general assembly that there is division of opinion within the church of scotland on the issue of abortion as clearly there is throughout the country.</p> |
| <p>u.c.i. : 245 *245 *name_Gorman *party_con *vote_no *gender_f *K_1 u.c.e. : 958 Class : 1 Khi2 : 13 many other people oppose the bill. with some of my colleagues far too few I</p> | <p>u.c.i. : 149 *149 *name_Heath *party_con *vote_no *gender_m *K_2 u.c.e. : 576 Class : 2 Khi2 : 9 that would gain the overall acceptance of the medical profession, of whose advice the house should take great note.</p> |

Continued

Table 8. Continued

| <i>Women</i> | <i>Men</i> |
|---|------------|
| <p>attended a moving meeting conducted by parents of handicapped children who have had to live with the problem.</p> | |

This was noticeable in the integrated debate and was detailed further by the Cross-Data Analysis conducted on each debate separately. Indeed, Table 9 summarizes the main findings of the analysis, as well as displaying the first 10 key terms (those with the highest χ^2 value) that are employed most

Table 9. Summary

| <i>Debates</i> | <i>Female</i> | <i>Male</i> |
|-----------------------------|--|---|
| July 22, 1966 Key terms: | <p>Types of arguments: Substantive (personal approach) abortion + (46) support + (25), terminat + (20), women + (23), baby + (15), birningham(10), gynaecolog + (12), unwanted (9), write (9), evidence(12).</p> | <p>Types of arguments: Procedural paragraph + (48), bill + (213), gentleman + (29), clause + (43), effect + (22), issue + (22), part + (38), profession + (38), doctor + (85), human + (39).</p> |
| Feb. 13, 1970 Key terms: | <p>Types of arguments: Substantive (empiric approach) area + (7), figure + (12); doctor + (13), friend + (16), hospital + (17), legal(7), poll + (5), terminat + (12), women(14), carried(10).</p> | <p>Types of arguments: Procedural and substantive medi + (37), lady + (25), place + (24), into(30), bill + (60), consider + (27), minister + (18), profess + (21), question + (20), take.(33).</p> |
| Feb. 7, 1975 Key terms: | <p>Types of arguments: Substantive (empiric approach) and procedural hospital + (8), husband + (7), terminat + (15), national + (10), women + (24), out(15), doctor + (15), place + (7), sector + (11), woman + (9).</p> | <p>Types of arguments: Procedural committee + (149), bill + (194), govern + (89), abortion + (230), minister + (72), select + (95), consider + (65), matter + (89), people(57), evidence(31).</p> |

Continued

Table 9. Continued

| <i>Debates</i> | <i>Female</i> | <i>Male</i> |
|-----------------------------|---|--|
| Feb. 25, 1977 Key terms: | Types of arguments: Substantive (personal approach) women + (73), woman + (33), girl + (15), become (10), anti(7), baby(9), contracept + (6), doctor(20), doctors + (28), gynaecolog + (14). | Types of arguments: Procedural stand.(24), administrat + (28), committee + (148), depart + (48), friend + (87), government + (28), recommend + (50), regulation + (24), sector + (35), figure + (20). |
| July 13, 1979 Key terms: | Types of arguments: Substantive (personal approach) and procedural bill + (32), say (27), charitable(5), hospital + (8), adopt + (4), attack + (5), place + (7), women + (14), hear + (5), service + (8). | Types of arguments: Procedural and substantive house(121), weeks + (83), under(30), debate + (35), import + (33), issue + (41), present + (30), question + (30), consider + (36), human + (21). |
| Jan. 22, 1988 Key terms: | Types of arguments: Substantive (personal and empiric approaches) live + (24), care + (16), women + (52), say (60), committee + (22), famil + (10), handicapp + (27), law + (28), support + (28), today + (16). | Types of arguments: Procedural and substantive abortion + (251), carried(24), disabilit + (21), medical + (45), view + (47), make (79), clear + (43), way + (64), take (58), judgment + (14). |

frequently by male and female MPs in each of the debates between 1966 and 1988.

Having said this, the gender-based distinction appears somewhat mitigated if one looks carefully at the sentence segments and key words automatically selected by Alceste in the attempt to capture the rhetorical strategies of male and female MPs. If initial findings intimated that female MPs *act for* — or more precisely *speak for* — women in parliament through more subjective or personal links, this claim has certain caveats. In two out of six debates, women were found to resort to both substantive and procedural arguments (1975 and 1979). Since men were also found to resort to both procedural and substantive arguments in several debates (1970, 1979, and 1988), this suggests that during parliamentary discussions on the abortion issue, women and men do

deploy similar rhetorical strategies, but the key difference is in terms of their frequency. In other words, if men and women “speak in a different voice,” then the register of those different voices is defined by the differing frequencies with which certain types of argument and styles of reasoning are used.

Our results thus support earlier research that found that women MPs identify with “women issues” (Bird 2005; Bochel and Briggs 2000; Childs 2000;) and provide further insight into the manner and content of argumentation likely to be employed by male and female MPs in parliamentary settings. Our results are also in line with those of Wilkinson and Diplock, who found that men and women care about the same issues, but think about them in different ways (quoted in Lovenduski 1997, 716). If male and female MPs care about the same issues but largely think about them differently, then it is not unlikely that they might occasionally emphasize the same aspect of a particular issue but with a different frequency. Finally, our findings corroborate prior analyses of abortion debates in the UK — especially those by Cowley and Stuart (2010, 178), who found that “in a parliamentary system in which the ties of party normally swamp any other differences, the issue of abortion has been one of the few to produce a gendered dimension in Commons voting.” Even if, ultimately, the gender dimension did not determine the outcome of the debates on abortion, it nevertheless had a noticeable influence on the framing of the arguments.

Inasmuch as abortion is an issue that fundamentally deals with women, it is perhaps unsurprising that female MPs have arguably adopted a “personal approach” to the debate that focuses more on the substantive issues than on the procedural. Yet the results here suggest that despite female MPs’ apparent empathy for women having to face abortion (whether they agree with it) and their personal approach to the issue, they were not precluded from engaging with their male counterparts on empirical grounds or even procedural aspects of the bill. An important finding that emerges here is that women have used a larger array of rhetorical strategies than have men, addressing the abortion issue variously from perspectives personal (1966, 1977), empirical (1970, 1988), and occasionally procedural (1975, 1979). On many occasions, female MPs adapted these different rhetorical strategies within the separate debates.

Another important finding is that political alignment and declared party views on abortion did not seem to influence the way in which arguments were being framed by MPs. Both female and male MPs were found,

most of the time, to talk to one another in the same way regardless of their positions on the issue. Yet again, however, we must bear in mind that the personality of a speaker and the context of the debate proved at times to have sensibly affected the nature of argumentation. MPs Short and Richardson, in particular, were found to be similar to their male counterparts in raising procedural arguments. This is especially important for theoretical arguments concerning women's representation, which hold that only women can be relied upon to bring women's issues to the political agenda and that it is necessary to have full representation of women in parliament to ensure that women's perspectives are as extensively represented as men's. Rather, our results reinforce the argument that women, like men, are a diverse group rather than a unitary political category (see Lovenduski 1997, 709); hence, their approach to a political issue and — by extension — their rhetorical strategies are likely to vary according to their personal style.

CONCLUSION

Focusing on six second-reading debates in the British House of Commons, this article examined gender differences regarding the framing of arguments about the abortion issue in the lower legislative chamber between 1966 and 1988. The computer-assisted textual analysis method used here helped assess whether quantitative and qualitative differences exist concerning the rhetorical strategies of male and female political representatives. We found differences between male and female speakers concerning the extent to which the content of their respective vocabularies is procedural (men) or substantive (women).

That differences in male and female rhetorical strategies are occasionally mitigated, however, suggests that there is perhaps not all that much difference in the way men and women approach politics at large. Of course, further research would be needed to assess whether male and female parliamentarians speak in a different voice either on so-called men's issues or on gender-neutral issues. It is thus hoped that this research will open new avenues for theoretical and empirical research on the topic.

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