INTRODUCTION

Revisiting Democracy’s Place

Democracy in 1996

Democracy’s Place appeared in 1996, a heady moment for democracy’s partisans in many parts of the world.¹ Five years had passed since the Soviet Union’s collapse, long enough for people to believe that it was real. The Russian disenchantment with the West that would follow NATO’s bombing of Kosovo and subsequent expansion lay in the future, as did the creeping revival of Russian authoritarianism that we have witnessed in recent years. It was not yet clear that most of the Asiatic republics of the former Soviet Union would fail to replicate the comparatively easy Eastern European transitions to democracy. Russia was still giddy in the wake of the dramatic transition from Gorbachev to Yeltsin, and much of its population remained in the magnetic thrall of Western consumerism. China might not yet be showing signs of a political transition, but there, too, central planning was giving way to market capitalism—fostering much speculation that democratization might not be far behind. Democracy seemed to be on the march in the former communist world.

No less striking than the largely bloodless transitions in the former Soviet bloc were developments in southern Africa. Against all predictions, in 1990 F. W. de Klerk’s apartheid government had freed all political prisoners, unbanned the African National Congress, and agreed to the elections that installed Nelson Mandela as president in April of 1994. Close observers of South Africa’s spiraling economic and political decline during the 1980s would have given heavy odds against any such outcome—had it occurred to anyone to ask. By December of 1996 the provisional constitution had been replaced by a permanent one that was widely recognized as one of the most progressive constitutions in the world, though not before it had been sent back to Parliament for a variety of changes by the new Constitutional Court. This procedural probity suggested that the new democratic South Africa would be respectful of the rule of law. To the north, the appalling

¹ Ian Shapiro, Democracy’s Place (Ithaca: Cornell University Press, 1996).
Rwandan genocide that had killed more than 800,000 people had subsided. Robert Mugabe, who had just been reelected president of Zimbabwe, was yet to atrophy into the corrupt dictator he would become. South African deputy president Thabo Mbeki declared that an African Renaissance was in the offing.\textsuperscript{2}

If democracy and the rule of law were entrenching themselves in the postcommunist world and South Africa, the picture elsewhere was more mixed. In the Middle East, promising negotiations between Israel and the PLO that had produced the Oslo Accords on a two-state solution in August of 1993 had been blown apart by Yitzhak Rabin’s assassination at the hands of a disgruntled right-winger in November of 1995. In 1996 it was not yet clear how big the missed opportunity was, or how badly the conflict would deteriorate into a second major intifada five years later and massive escalations of conflicts with Hezbollah in Lebanon and Hamas in Gaza and the West Bank after that. The huge loss of American prestige across the region that would follow George W. Bush’s invasion of Iraq in March of 2003 had not yet occurred, making it still plausible that, with a bit of luck, the United States might yet broker a settlement.

Latin America also presented a mixed picture for democrats in 1996. The breakdown of democracy across the region in the 1960s and 1970s had been followed by an era of redemocratization, despite the “lost decade” of economic crises in the 1980s. There had been democratic transitions in several Southern Cone countries as well as El Salvador, yet authoritarian legacies had not been entirely dispatched. Augusto Pinochet, the architect of Chile’s 1973 coup and then its authoritarian dictator, was still commander-in-chief of the army—a position he would retain until retiring to the Senate in 1998. In 1992 Peruvian president Alberto Fujimori had shut down Congress, suspended the constitution, and purged the judiciary. Fujimori had nonetheless been comfortably reelected with almost two-thirds of the vote in 1995—a less than prepossessing development for those who see fidelity to the rule of law as integral to democracy’s health in the longer run. There was cause for cautious optimism in Venezuela. Hugo Chavez’s coup attempt had failed in 1992, and his election as president lay in the future. In Mexico, fragile democratic institutions had survived the 1994 peso crisis, suggesting that Mexican democracy might be more deeply rooted than many had thought. This supposition would turn out to be correct in the 2000 election. Outgoing President

Zedillo conceded his Institutional Revolutionary Party’s defeat, leading the PRI voluntarily to relinquish power after more than seven decades in office.

Democratic political competition seemed to be alive and kicking in many older democracies in 1996. Italy and Japan had recently instituted major electoral reforms, replacing systems that had been widely seen as fostering corruption with mixed systems combining proportional representation and single-member districts. New Zealand had adopted a similar system, with an eye to producing governments that better reflect voters’ preferences. In the United States two years earlier the Democrats had lost control of both houses of Congress for the first time in a generation, yet Bill Clinton comfortably defeated Bob Dole in 1996 and returned to the White House. In Britain, the corrupt and dispirited Tories whom John Major had inherited from Margaret Thatcher were on their last legs, and a charismatic new leader of a reinvented Labour Party was waiting in the wings. Long-dominant monolithic parties had lost their political monopolies in Japan and India. It seemed that political scientists might soon be able to dispense with the rather awkward category of “single-party dominant democracies” that had been invented to accommodate them. For those who saw political competition and alternation in power as a vital ingredient of democratic politics, this was poignant—if anecdotal—evidence of democratic vitality.

More systematic data were also encouraging. By 1996 there were 81 democracies in the world, up from 59 at the start of the decade—a number that had itself represented a substantial recent increase. From 1960 through the mid-1980s democracies in the world had numbered in the 30s. Though this was close to a doubling of the 19 democracies that existed at the end of World War II, the number of democracies in the world seemed to have plateaued. In 1984 Samuel Huntington expressed the conventional wisdom in asserting that it was unlikely that many more democracies would come into being. By 1996 events had proved Huntington clearly wrong. Not only had the number of democracies doubled; for the first time democracies outstripped nondemocracies. In 1974, when there were 36 democracies, 100 countries were nondemocracies. The number of nondemocracies had fallen to 85 by 1990, whereas democracies had risen to 59. The balance had shifted by 1996 to 79 nondemocracies as against 81 democracies. Most of the world’s population continued

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to live under nondemocratic regimes, but for the first time most political systems were democracies.\textsuperscript{5}

\textbf{Pyrrhic Victory?}

Despite democracy’s recent triumphs and what plausibly seemed to be encouraging trends, democracy’s partisans had cause for concern in 1996. It was far from clear how much difference democracy actually made in people’s lives. Notably more consequential than democracy seemed to be the growing pressure on governments, of whatever stripe, to embrace an emerging economic orthodoxy known as neoliberalism. Implementing neoliberal policies involved granting unprecedented authority to technically well-schooled economic elites who promised to liberate their economies from stultifying regulators and open them to the widely touted benefits of free trade. With communism off the table everywhere except in such vestigial outposts as Cuba and North Korea (and somewhat ambiguously in China), it was becoming virtually impossible for governments to resist the pro-market, antiregulatory, and antire redistributive policies that traveled under the neoliberal banner. Poverty, inequality, and the inherited injustices that so often motivate people to demand democracy would be tackled, on this view, but improvements in these areas would be by-products of the rising tide that neoliberal policies promised.

Technocratic faith in the prevailing market wisdom was ascendant. Political economists and prognosticators of many ideological stripes were voluble about the virtues of “shock therapy” in the transition from communism to capitalism, despite its manifest human costs.\textsuperscript{6} Indeed, one

\textsuperscript{5} These data are taken from “Polity IV Project: Political Regime Characteristics and Transitions, 1800–2007,” http://www.systemicpeace.org/polity/polity4.htm [06-02-2009]. Following convention here, a country is considered a democracy if it has a score of 6 or higher on the Polity scale.

influential commentator from the political left had argued that market reforms should be rammed through before democratization, lest those harmed by the reforms deploy their newfound political strength to block them.\textsuperscript{7} This was at a time when the widely touted “East Asian miracles” had occurred either in authoritarian countries like Hong Kong, Singapore, South Korea, Indonesia, Thailand, and Taiwan, in the partial democracy in Malaysia, or in the dubiously democratic Japan that had been continuously governed by the Liberal Democratic Party since its founding in 1955. True, these economies had often been protectionist, and they were managed by activist states whose decisions bred major market distortions. But the costly dimensions of these choices would not become evident until the Asian bubble burst later in the decade.\textsuperscript{8} In 1996, the name of the game was economic growth, to which democracy was widely seen as at best irrelevant and quite possibly an irritant.

Developing country governments, keen to elide local opposition to the policies that might attract international investors, went so far as to ask the IMF and World Bank to tie their hands with even more draconian austerity packages than were deemed necessary by those institutions.\textsuperscript{9} The new ANC government in South Africa began distancing itself from its frankly redistributive Reconstruction and Development Programme (RDP) almost as soon as it took office in 1994. By 1996, RDP had been unceremoniously dumped in favor of GEAR. The order of the nouns in its title made GEAR’s neoliberal priorities clear. \textit{Growth, Employment, and Redistribution} meant reversing RDP’s logic (which had been couched in a pastiche of post-Marxist and Keynesian rhetoric) in favor of pro-growth incentives for market actors. These, it was said, would produce employment that would in turn generate redistribution.\textsuperscript{10}

By the mid-1990s a comparable dynamic had been observed in Latin American country after Latin American country. Pro-labor and populist governments had come into office in the late 1980s in Argentina, Mexico, and Venezuela. Once in power, they quickly reversed their protectionist and interventionist policies, opened their economies internationally, and


\textsuperscript{8} They were, for example, entirely opaque to Joseph Stiglitz at the time. See his “Some Lessons from the East Asian Miracle,” \textit{World Bank Research Observer} 11, no. 2 (August 1996): 151–77, http://wbro.oxfordjournals.org/cgi/reprint/11/2/151 [06-09-2009].


\textsuperscript{10} Asghar Adelzadeh, “From RDP to GEAR: The Gradual Embracing of Neo-Liberalism in Economic Policy,” \textit{Transformation} 31 (1996): 66–95. As Nicoli Nattrass has pointed out to me, GEAR was never fully implemented.
reduced state intervention. True, there had been some resistance to the wave of neoliberal policies. Venezuela’s Carlos Andrés Pérez had faced two coup attempts in 1992 before being impeached the following year. In Ecuador, President Abdalá Buquicchio’s austerity measures led to street riots that forced him from office in 1996. There was considerable social unrest in parts of Argentina. But for the most part the reversals had been accepted as necessary. Indeed, many of the leftist governments that engaged in radical policy-switches to implement them were subsequently reelected.

Nor was the ascendant faith in neoliberalism limited to the postcommunist and developing worlds. In Britain and the United States, “New” Labour and the Democratic Leadership Council (DLC) had reinvented their respective parties to an extent that would have been unimaginable a decade earlier. The Labour Party debate had centered on whether Clause IV of its constitution calling for nationalization of the means of production, drafted by Sidney Webb in 1917 and adopted by the party the following year, should be abolished. For the New Labourites, Clause IV was an anachronistic albatross. They saw it as emblematic of everything that had rendered James Callaghan’s government vulnerable to defeat by Margaret Thatcher in 1979 and kept Labour, first under Michael Foot’s left-wing leadership and then amid the timid tinkering of Neil Kinnock and John Smith, in the political wilderness ever since. When Tony Blair ascended to the Labour leadership in 1994, it was clear that Clause IV, which he had long opposed, was on the way out.

On the western side of the Atlantic, the Democrats’ historic drubbing in the 1994 congressional elections had empowered the DLC, which Bill Clinton had led for the two years prior to his election as president in 1992. Any doubts about where the New Democrats were heading ideologically were put to rest by their majority support for the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, which had been designed, as President Clinton said in his 1996 reelection campaign, to “end welfare as we know it.” Aid to Families with Dependent Children, a stalwart of the New Deal enacted in 1935, was abolished. The idea of welfare as an entitlement was replaced by time-limited programs linked

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13 House Democrats voted for the final bill by a majority of 98 to 97, with two not voting. In the Senate the Democrats divided 25 to 21 with one not voting. Since all Senate Republicans and all but five House Republicans voted for it, the bill passed in a landslide. See “Vote Tallies: 1996 Welfare Amendments,” http://www.ssa.gov/history/tally1996.html [06-08-2009].
to work and with a two-year lifetime cap. The market reigned supreme; henceforth people would have to sink or swim in it. The toothless rage that erupted on the left of the Democratic Party confirmed, to the New Democrats, that they were on the right track.¹⁴

In politics few things beat success, or at least the appearance of success. It was far from clear in 1996 what tangible results, if any, would stem from the attempts by New Labour and the New Democrats to reinvent themselves. Tony Blair’s electoral ascendance lay in the future, and the Democrats would be kept at bay on Capitol Hill for the next dozen years. But it was testimony to the perceived success of the emerging neoliberal orthodoxy that Blair and Clinton had thrown their lots in with it. On coming into office President Clinton had created a new National Economic Council to direct economic policy out of the White House under the supervision of Robert Rubin, a man who had spent the preceding twenty-six years rising through the ranks at Goldman Sachs. First at the NEC and then as treasury secretary, Rubin partnered with Federal Reserve chairman Alan Greenspan (whom Clinton had inherited from Ronald Reagan and reappointed) to reduce deficits, regulation, and trade barriers. The Greenspan-Rubin approach gained credibility as the deficits that had called forth doomsday scenarios from groups like the Concord Coalition in the early 1990s began trending downward—from above 4.5 percent of GDP in 1992 to below 1.5 percent by 1996, and a projected surplus (which did, indeed, eventuate) two years later.¹⁵ Market deregulation was a general motif on the legislative front during the Clinton years. NAFTA passed in 1993 and was signed into law in the face of opposition by majorities of Democrats in both houses of Congress.¹⁶ Telecommunications deregulation followed three years later¹⁷

and banking deregulation three years after that—both with bipartisan backing.\textsuperscript{18}

By 1996 the Clinton administration was also taking bold steps to advance neoliberal policies internationally. Its strong support for replacing the half-century-old General Agreement on Tariffs and Trade with the World Trade Organization (dedicated to promoting growth through free trade) in 1995 made clear that the U.S. agenda to liberalize world trade went well beyond regional agreements like NAFTA. The administration’s management of the Mexican currency crisis cemented its reputation for deft handling of the global macroeconomy. Contrary to the apocalyptic predictions of Republicans who had fought the $20 billion in cash and loan guarantees the United States offered as part of a $50 billion international plan to forestall a contagious collapse of the peso, Mexico’s Zedillo government repaid the United States three years ahead of schedule.\textsuperscript{19} The stock of the neoliberals at the helm was high, along with the Dow Jones Industrial Average—which had more than doubled during Clinton’s first term.\textsuperscript{20}

The United States and the world were in the midst, and under the spell, of the biggest economic boom in history. Parties, and even political institutions, seemed increasingly irrelevant to the policies that would be adopted to ensure stable growth and full employment. So long as smart pragmatic hands were on the tiller, crises could be managed, if not averted, and prosperity guaranteed. In his 1992 election campaign candidate Bill Clinton had lambasted then president Bush for “coddling aging rulers with undisguised contempt for democracy.” Exhibit A was China, from which Clinton insisted that all trade privileges would be withdrawn, if he were elected, pending significant improvements in their human rights record.\textsuperscript{21} Yet within four months of taking office President Clinton had unilaterally reversed himself. The administration renewed China’s coveted Most Favored Nation (MFN) trading status with the assertion that “we are hopeful that China’s process of development and economic reform will be accompanied by greater political freedom.” But Clinton left no doubt that China’s size and importance for the world


It was almost as if Frederick Engels had been right, after all, that a time would come when politics would be displaced by administration; he just got the mode of production wrong—confusing socialism with capitalism.

If many who had expected democracy to foster meaningful political competition were disappointed in 1996, so were many others who thought democracy would be an instrument for reducing inequality and promoting social justice. The idea that majority rule will lead to egalitarian redistribution has a venerable history. Nineteenth-century elites resisted expansion of the franchise because they feared that widespread democracy would produce exactly that result. Socialists who endorsed the “parliamentary road to socialism” (including Karl Marx toward the end of his life) agreed, hoping that the workers would do through the ballot box what they had not done at the barricades. The intuition both groups shared was that if majority rule is imposed on a massively unequal status quo, then most voters should be expected to favor taxing the rich and transferring the proceeds downward. With their collective action problem solved, the poor would soak the rich. This was formalized in political science via the median voter theorem, which predicts majority support for downward redistribution, given a distributive status quo like that in the advanced capitalist democracies.

Yet one of the great puzzles of modern democracy has been the lack of any systematic relationship between expanding the franchise and downward redistribution. Democracies often redistribute income and wealth, but they do so in a bewildering variety of directions. The generalization, if there is one to be had, seems to be that although democracies spend somewhat more on the poor than do nondemocracies, this spending has little, if any, ameliorative effect on inequality, and it leaves significant proportions of their populations in poverty.

This was dramatically the case with the sharp rise in inequality in the United States between the early 1970s and the mid-1990s, even though the Voting Rights Act was passed in 1965 and the voting age was reduced to eighteen in 1971. Real incomes of many toward the lower end of the income distribution fell during this period (or were sustained only through the replacement of

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23 Engels famously described socialism as a condition in which “the government of persons is replaced by the administration of things,” in Socialism: Utopian and Scientific (Broadway, NSW, Australia: Resistance Marxist Library, 1999), p. 92.

24 See David Nickerson, “Do Autocracies Obey Wagner’s Law?” (mimeo, Yale University, 2000).
single-earner with two-earner households), and the gap between the poor and the wealthy widened substantially.\textsuperscript{25} By 1996 it was clear that the United States had entered a second Gilded Age. Similar, if less extreme, distributive patterns could be observed in other advanced industrial democracies. In much of the developing world, as I have noted, left-wing governments, once in office, were often quick to junk redistributive agendas under the joint pressures of skittish capital markets and neoliberal orthodoxy. Democracy’s spread was impressive in 1996, but its impact was questionable.

**The Academic Assault on Democracy**

Surprising as the absence of downward redistribution might have been to many citizens and activists, it raised few eyebrows in the academy. Scholars of varying ideological stripes had for decades been questioning democracy’s capacity to produce rational—or even coherent—decisions, as well as its value in promoting social justice. John Roemer expressed the prevailing academic wisdom when he warned against idealizing democracy by defining it “to consist of all good things” in the same way that, during the 1960s, many on the left had idealized socialism.\textsuperscript{26} Rather than encourage people to harbor unrealistic expectations of democracy's benefits, better to get them to alter their expectations. Thus Giuseppe Di Palma insisted that the democratic ideal should be disengaged “from the idea of social progress” if it is to endure, and Huntington advised political leaders to avoid linking their attempts to consolidate democracy to their constituents’ demands for social justice.\textsuperscript{27}


I dissented from this consensus in *Democracy’s Place*, arguing instead that democratic legitimacy depends on the possibility democracy holds out of reducing domination. If people who were oppressed under apartheid or communism experience no improvement in their lives brought by the successor democratic regimes, then their allegiance to democracy should be expected to atrophy. And if disadvantaged groups in established democracies find that no government ameliorates their oppression, then they, too, face increasing incentives to defect. The better course for democrats, I argued, is to design and then work to promote variants of democracy that can reduce domination. To be sure, not every form of democracy will achieve that. But some will do better than others. The creative challenge is to discover which they are, and how to move things in their direction. That was the agenda I sketched in the last chapter of *Democracy’s Place* and developed more fully in *Democratic Justice*, published in 1999.

My central focus in *Democratic Justice* was on civil institutions; political institutions were dealt with only incidentally. The present volume takes them up directly. Its chapters detail elements of a comprehensive democratic account of public institutions. They deal with its philosophical foundations; its implications for competing theories; how democracies are best created, sustained, and defended in the post–Cold War world; the nature of public opinion and its role in democratic politics; and the relations between majoritarian and nonmajoritarian institutions in democratic systems. As a prelude to describing its contents more fully, I revisit the attacks on democracy that have been put forward by the partisans of reason and justice. The attacks might have seemed increasingly moot, along with democracy itself, in the years of neoliberal ascendency. But the global financial collapse of 2008–9 has called neoliberalism more radically into question than most people could have imagined possible before it happened. This moves democracy—and, a fortiori, democracy’s critics—back to center stage.

The friends of reason mounted a double attack on democracy. Most fundamentally, they denied that democratic procedures can be counted on to reflect voters’ preferences, insisting that apparent majorities are often the chimera of decision rules. They pointed out that deft agenda-setters can manipulate outcomes by taking advantage of features of majority rule first noticed by Condorcet in the late eighteenth century. Even when outcomes are not consciously manipulated, the argument went, they are often arbitrary: had options been considered in a different order, a different outcome could have prevailed as the majority winner. Why, then, accord legitimacy to the results that majority rule actually generates?28

28 For standard statements of this view, see William H. Riker, *Liberalism against Populism: A Confrontation between the Theory of Democracy and the Theory of Social Choice*
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The alleged lack of legitimacy attending democratic decisions was but­
tressed by a second assault in the name of reason, to wit, that democracy subverts, undermines, or distorts “normal” outcomes that would occur but for democracy’s meddlesome interference. Arbitrary coalitions, mas­querading as agents—if not embodiments—of the general will, were only part of the story. Other commonly adduced culprits were powerful lob­bies that work their wills through the political process, millionaires and billionnaires who fund their own political campaigns and then enjoy dis­proportionate political influence, campaign contributors who buy influ­ence with checkbooks and credible threats to fund opponents when their agendas are thwarted, “rents” extracted from activists and contributors by venal politicians, uncontrollable bureaucrats with agendas of their own—the list was long.

The “normal” counterfactual—how things would be but for the odi­ous political interference in question—was often specified implicitly, if at all. Usually it was some kind of market shadowing idea: what markets would have produced had they been left to their own devices. This view naturally lent itself to the notion that majority rule should be limited, whether by constitutional courts, independent banks, or other agencies that can be insulated from the insidious influences of electoral politics. The academic agenda to constrain majority rule in the name of rational­ity thus provided ideological ballast to neoliberalism in the real world. Powerfully ascendant as this orthodoxy had seemed in 1996, it had a long way to run.

AFTER 1996: NEOLIBERALISM VERSUS DEMOCRACY

An important signal and symbol of neoliberalism’s accelerating momen­tum came from Tony Blair’s New Labour government the following year. Five days after his landslide victory, Blair declared that the Bank of England would be granted independent authority over interest rates. This was a dramatic move even for a post–Clause IV Labour Party—an early indicator that Blair and his chancellor Gordon Brown would outdo Margaret Thatcher’s pro-market orientation of the 1980s. No less remarkable was Parliament’s ready acquiescence in the emasculation of its institutional authority. Expecting developing countries to accept tech­nocratic medicine as a condition for IMF loans was one thing. For the mother of all parliaments to cede even operational authority over interest

rates was quite another. The Tories flirted with advocating reversal of Labour’s move from time to time, but never proposed it in either of their vain attempts—in 2001 and 2005—to unseat Blair’s government.

The reason was plain. The American model that combined aggressive deregulation with trade openness and technocratic control of monetary policy seemed unbeatable. Encouraging as things had looked from this point of view in 1996, the major economies took off like rockets for the next dozen years. There were setbacks, to be sure—most notably the bursting of the technology bubble in 2000 and the dislocations resulting from 9/11 the following year. But the global economic juggernaut shrugged them off. In 2003 the U.S. stock market began what would turn out to be the biggest bull market in its history. The Dow peaked comfortably above 14,000 in October of 2007 with worldwide stocks following suit. Economic growth rates were more modest (which should, perhaps, have been recognized as a warning that a colossal new equities bubble was in the making), but strongly robust for almost all the advanced economies. Some countries performed less well, but this was often blamed on their not adopting the full neoliberal diet. For instance, many Western European countries protected wages from the downward pressures wrought by increased capital mobility, and they had to endure higher unemployment rates as a result. But the general trends were impressive by almost any measure. They were dramatized by notable anecdotal cases, with countries like Ireland and Iceland often touted as exemplifying the benefits of heeding the neoliberal consensus.

Nor was economic success limited to the advanced industrial democracies. The late 1990s had been a difficult time in Latin America. Following

31 In the United States, GDP growth was above 3 percent per year for six of the dozen years after 1996 and above 4 percent for three of them. It fell below 2 percent only in the 2001–2 recession and in 2008. Comparable statistics could be cited for most of the advanced industrial democracies. (Statistics taken from the U.S. Department of Agriculture—which combines data from the World Bank’s World Development Indicators, the IMF’s International Financial Statistics, Global Insight, and Oxford Economic Forecasting—and the Economic Research Service.) http://www.ers.usda.gov/Data/Macroeconomics/#HistoricalMacroTables [07-28-2009].
the Mexican crisis, there had been protracted financial crises in Colombia and Brazil, and a major financial and concomitant political crisis rocked Argentina between 2001 and 2002. But for the most part in the new century Latin American economies benefited from the growth and stability in the world economy. They played ball with the new global orthodoxy, opening up to world trade and shrinking their public sectors. A resurgence of left parties (which would control the presidencies of eleven out of eighteen countries in the region by 2008) brought modest growth in public spending, but no retreat from the world economy. 33

Thabo Mbeki’s prediction of an African Renaissance moved into the realm of the thinkable. Growth rates accelerated to 6 percent a year between 2004 and 2008, placing Africa on an unprecedented par with Latin America. Africa’s foreign trade increased dramatically, as did direct foreign investment in the continent. Stock markets began proliferating across sub-Saharan Africa, their capitalization rising from virtually nothing in 1990 to $245 billion by 2009 (excluding South Africa, which has long had a developed stock market). 34 Recovery in most of East Asia was also rapid, Japan being the exception that proved the rule. A decade after the East Asian collapse the World Bank was crowing about a regional renaissance there. 35 East Asia became the global direct foreign investor’s destination of choice, achieving annual growth rates in the 9 percent range and lifting hundreds of millions out of poverty. This is to say nothing of the rapid economic advances in India, which provided additional ballast, were it needed, for the perceived wisdom of the new economic model. 36

It is scarcely surprising that those who raised skeptical questions about the rationalist assault on democracy drew little attention outside the academy in the years following 1996. We were shouting at the wind. The likes of Adam Przeworski and Jeffrey Sachs might have backed away from their earlier flirtations with shock therapy in the face of mount-

ing evidence that its economic benefits were ambiguous at best—scarcely justifying its collateral social costs. But the mainstream of political and economic opinion was in the grip of what seemed increasingly to be the One True Model of the Only Viable Economy. There were no plausible competitors in the world, and none even on the horizon.

The new preoccupation with militant Islam after 9/11 did nothing to change that. Just how much militant Islam had replaced communism as a political threat to the West after the Cold War was hotly debated between Samuel Huntington and the critics of his “clash of civilizations” hypothesis. But it was abundantly clear to anyone who cared to look that, like communism, Islamic fundamentalism lacked a viable political economy. Where Islamic fundamentalists had come to power, in Afghanistan and Iran, the economic results had been disastrous. To the extent that Islamic fundamentalism had a socioeconomic model at all, it was focused on the fourteenth century, not the twenty-first. For all practical purposes, democratic capitalism had won the day, and those with what seemed to be the demonstrated capacity to run it had the bit between their teeth and the wind at their backs.

And the emphasis, increasingly, was on capitalism rather than on democracy. The chattering classes in the West were agog at China’s double-digit growth rates—especially when compared with Russia’s manifestly corrupt and sputtering transformation. Annual renewals of MFN had


38 China’s GDP growth rates as reported by its National Bureau of Statistics were as follows: 10 percent in 2003, 10.1 percent in 2004, 10.4 percent in 2005, 11.6 percent in 2006, and 11.9 percent in 2007. “China Profile,” Economist Intelligence Unit (2009).
been obviated by the enactment of Permanent Normal Trading Relations with China, despite the objections of House Democrats.\(^{39}\) Democracy might be slow to arrive and often precarious when it did, but the dynamism and resilience of the expanding capitalist world order seemed beyond question. The fiscal crises early in the new century had been deftly managed without systemic breakdown. This fed the perception that those who had their act together in the global economy were on an endless up escalator, and that, to stay on it, countries had simply to shape up and hew to the new orthodoxy. It did not much matter how they managed the domestic political fallout of implementing the troika of trade openness, deregulation, and technocratic management of macroeconomic policy; the important thing was to Get It Done.

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Not that democracy was in full retreat in the years after 1996. To be sure, the authoritarian tendencies in Russia troubled many democrats, as did the dearth of democracy in much of Asia. Democracy suffered major setbacks in Pakistan and Zimbabwe, and elections in the Congo in 2006 did little to increase the country’s governability or stem continuing conflicts in Ituri and Kivu. Arab kingdoms that had long been impervious to democracy’s pull were no less so following the disastrous American attempt to impose democracy in Iraq. The neoconservative domino theory—that democracy would quickly flourish there and then spread across the region—turned out to be as inaccurate as an earlier and opposite domino theory that had predicted an unstoppable communist advance if South Vietnam were allowed to fall to the Viet Cong.\(^{40}\) The debacle surrounding Iran’s 2009 election showed democratic and constitutionalist forces to be losing much of the ground they had gained in the early years of the decade, with Mahmoud Ahmadinejad and the Republican Guard ascen-

\(^{39}\) On September 20, 2000, the U.S. Senate voted 83 to 15 to extend permanent normal trade relations to China. Thirty-seven Democrats and forty-six Republicans voted yes. Seven Democrats and eight Republicans voted no. http://www.international.ucla.edu/eas/documents/senatevote.htm [12-21-2009].

dant. Democracy faced rough sledding in Thailand, where allegations of electoral fraud produced a series of crises including a military coup in 2006. Democracy also seemed less secure in parts of Latin America, with both left- and right-wing populist strongmen revamping constitutions in Venezuela, Colombia, Ecuador, Bolivia, and Nicaragua to run for additional terms in office. President Zelaya’s plan to do the same in Honduras threw the country into a crisis in late 2009. Democracy was creaking in Argentina in the new century, as the government became increasingly cavalier about using its power over the legislature to enact laws without submitting them to public debate—often blatantly buying off the opposition with money and favors. The recently reestablished democracy in Turkey came under increasing Islamist pressure that threatened to undermine it after 2007.

Yet despite these setbacks, the overall trend toward democracy had continued. By 2007 democracies in the world outnumbered nondemocracies by 95 to 67, another sharp increase in the tally of democracies over the previous decade. And there was heartening anecdotal evidence to accompany the trend. The peaceful inauguration of opposition leader John Atta Mills as Ghana’s president in January of 2009 following a razor-thin upset victory over the incumbent Nana Akufo-Addo in the 2008 election revealed Africans to be at least as adept as Mexicans and

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46 These data are taken from “Polity IV Project: Political Regime Characteristics and Transitions, 1800–2007,” http://www.systemicpeace.org/polity/polity4.htm [06-02-2009]. Following convention here, a country is considered a democracy if it has a score of 6 or higher on the Polity scale.
Americans at coping with political transitions following knife-edge elections. South Africa’s survival of the leadership crisis that led to Mbeki’s orderly replacement by Kgalema Motlanthe and then Jacob Zuma was another potential train wreck averted by a fledgling democracy. Brazil’s massive, if fragile, democracy remained stable, even though it continued to be something of a “racial democracy,” with the black population—around half the country’s 160 million—substantially excluded from government, the judiciary, and the higher ranks of the civil service and military. Luiz Inácio Lula da Silva was elected president in 2002 and re-elected in 2006, but he resisted the temptation to change the constitution so that he could run for another term. The year 1999 saw a remarkable democratic success in the world’s largest Muslim-majority nation, Indonesia, following popular protests that had toppled Soeharto the previous year after more than three decades in power. Subsequent elections in 2004 and 2009 proceeded without major obstacles. In short, democracy remained an important—and growing—force in the world, even as it took a backseat to the economic demands of globalization.

An important truth underscored by the most serious financial collapse since the Great Depression is that experts often know less than they are willing to admit—even to themselves. The sheer complexity of the financial crisis has forced governments to continue working with many of the architects of the system that failed, and, partly for that reason, pressure has mounted to subject them to new regimes of accountability. As governments have scrambled to pick up the pieces, questions concerning by whose authority they act and for what purpose are thrown into sharp relief. If technocrats are to be subservient, once again, to democratic control, we need to know what that means, why it is justified, how it is estab-

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lished and maintained, and how it can work in the face of contemporary challenges. With the technocrats on the defensive, democrats might have the upper hand—at least for a while. This makes it all the more incumbent on them to rethink democracy from the ground up, doing what they can to help it rise to the occasion. That is my agenda here.

Chapter 1 is concerned with the bedrock justification for majority rule, the presumptive decision rule of choice—on my account—for large-scale politics. Most contemporary discussions of democracy start from Rousseau’s framing of the problem, but I make the case that, for pluralist societies, Locke offers more serviceable conceptual tools. Americans have long associated Locke with the robust defense of individual rights. However, they typically miss the fact that his account of political rights is embedded in—and in the end depends on—majority rule as the trumping font of political legitimacy. Locke’s account has the added advantage of not requiring the possibility of anything akin to Rousseau’s general will, or what modern social choice theorists, following Kenneth Arrow, have referred to as a social welfare function. Locke’s reasoning casts the alleged irrationality of majority rule in a decidedly different light. It rests on more realistic assumptions about politics than does the neo-Rousseauist literature, and it appeals to something close to what John Rawls has described as a political, rather than a metaphysical, view of ultimate justification in politics.53

If individual rights depend, ultimately, on the power of the majority for their recognition and enforcement, as Locke contended, this still leaves open the question whether majoritarian politics is more desirable than the alternatives before a society, in extremis, crosses that threshold marked by what he described as “a long train of abuses” of the people by the sovereign. That is my concern in chapter 2. Locke, who was a theorist of democratic legitimacy on my account but not of democratic procedures, had little of interest to say on the organization of everyday politics.54 Modern discussions of this subject are traced, instead, to the late eighteenth-century preoccupations of the American founders. They sought to create what James Madison described as a “non-tyrannical republic” rather than a pure democracy, owing to their fear that a “majority faction” might invade the rights of the minority. Madison was convinced that factions, whose causes are “sown in the nature of man,”

54 Locke held the conventional view that different institutional arrangements made sense for different types of polity, but he never explored any of them in any depth. See John Locke, Two Treatises of Government and A Letter Concerning Toleration (1681), ed. Ian Shapiro (New Haven: Yale University Press, 2003), pp. 157–58.
cannot be eliminated. Instead the answer was to multiply factions by expanding the republic.\textsuperscript{55}

Like Locke, but in a different way, Madison saw more deeply into democracy than do our contemporary friends of reason who attack its alleged irrationality. Whereas they object to voting cycles as indicating the lack of a rational social ordering of voters’ preferences, Madison saw the potential for fluid and changing majorities as forestalling the potential for one group to tyrannize over others. This would subsequently become known as the pluralist theory of democracy, for which crosscutting divisions and unpredictable outcomes are necessary. If cleavages of race, class, religion, and ethnicity are all mutually reinforcing, then minorities know that they will always lose. They might as well go to war if they think they can win, or turn to crime if they cannot. If, by contrast, cleavages are crosscutting, then majorities will vary from issue to issue as coalitions form and re-form—holding out the possibility that today’s losers might become tomorrow’s winners. In my view Madison was right that political competition, motivated by institutionalized uncertainty over outcomes, is the best guarantee against domination of some groups by others. As is underscored by my survey in chapter 2 of recent literature on democracy and domination, it has done better over time than any going alternative.

In chapter 3 my focus shifts to the project of creating national democracy, and particularly the extent to which it can, or must, be imposed from above. It is often observed that democracy is not adept at providing public goods, a view I endorsed in Democracy’s Place.\textsuperscript{56} At least since Jeremy Bentham’s time, political economists have been aware that the impossibility of preventing anyone from enjoying the benefits of public goods creates perverse incentives for people to avoid paying for them. As a result, coercion is conventionally judged to be necessary in the provision of public goods.\textsuperscript{57} Coercion is seldom appealing, but it is especially vexing if the public good in question is a democratic constitutional order. This is partly because those doing the coercing might have questionable motives, and partly because consent of the governed is democracy’s legitimating ideal.

\textsuperscript{55} “Extend the sphere, and you take in a greater variety of parties and interests; you make it less probable that a majority of the whole will have a common motive to invade the rights of other citizens; or if such a common motive exists, it will be more difficult for all who feel it to discover their own strength, and to act in unison with each other.” James Madison, Federalist No. 10, in Alexander Hamilton, James Madison, and John Jay, The Federalist Papers, ed. Ian Shapiro (New Haven: Yale University Press, 2009), pp. 47–58.

\textsuperscript{56} See Democracy’s Place, pp. 251–54.

In chapter 7 of *Democracy’s Place* Courtney Jung and I had argued that during the South African transition it was unsurprising that attempts to find a democratic path to democracy through roundtable negotiations in 1991 and 1992 broke down. Giving all stakeholders a seat at the table meant including groups such as the far-right white elements and the ethnic Zulu Inkatha Freedom Party, neither of whom wanted to see a transition to majority rule. They torpedoed the negotiations, and were eventually excluded from the secret talks between the National Party government and the ANC which led to an agreement that was for all practical purposes imposed on the society. The Far Right’s attempt to derail the agreement by starting an insurrection in Bophuthatswana in March 1994 was put down by force, and Inkatha finally abandoned its boycott two weeks before the first democratic elections the following month—when it became clear that they could not be stopped. Much of the world cheered as this happened because few doubted that a public good was being provided.

Viewed in retrospect, our discussion of democratic imposition was too simple. Closer examination of the successful South African transition, the failures in the Middle East, and the ambiguous results in Northern Ireland over the past three decades reveals the importance of combining decisive leadership from above with building vital support from below. Writing now also with Ellen Lust, Jung and I explore the dynamics of these three cases in chapter 3. We argue that the combination of violent conflict and imperfect democracy brings about particular challenges and opportunities for negotiating settlements that are often overlooked. We show how, like the American Federalists, Nelson Mandela and F. W. de Klerk understood the importance of building constituencies for the new dispensation they sought to create, and then taking advantage of that support to solve essential commitment problems at key junctures of the negotiations over the creation of the new democratic order. It is true that leadership, understood in this context as the capacity and willingness to take unusually great personal political risks in order to achieve political settlements, is vital at junctures when decisive steps have to be taken. If it is lacking when it is needed, as it was following Yitzhak Rabin’s assassination in November of 1995, then transition negotiations fail.

But while necessary, leadership is not sufficient. The Clinton administration’s failure to understand this prevented their seeing why a two-state solution to the Israel-Palestine conflict eluded them at Camp David in the summer of 2000. Five years earlier the reality had been quite different. The same two-state solution that was rejected at Camp David had been agreed to in Oslo in August 1993, after which Rabin and Yasir Arafat worked hard—and effectively—to build support for it in their communities. By the summer of 2000 Arafat, who had by then been humiliated
for years by successive Israeli governments, lacked the popular support to deliver anything like that agreement. His manifestly corrupt PLO had lost ground to Hamas, whose support would thenceforth be essential to an agreement. Israeli and American administrations since that time have been unwilling to deal with Hamas, despite its unambiguous victories in elections in Gaza and the West Bank in 2006. So long as that remains the case and Hamas retains its support on the ground, there will be no chance of a settlement.

This raises the question when to negotiate with adversaries in the quest for democratic settlements, a subject Lust and I explore further in chapter 4 via a consideration of the options facing the Obama administration in the Middle East. Part of the reason why democracy has, partly, to be imposed, is that political parties and movements involved in negotiations are not monolithic. Typically they are divided over whether to negotiate settlements, and those who stand to lose if democracy is instituted will stop it if they can. As a result, it is in the interest of those who are bargaining to create a new democratic order—reformers within the ancien régime and the moderates in the opposition—to do what they can to help their negotiating partners to convince, co-opt, or marginalize the potential spoilers on the other side. Transition negotiations thus present a complex challenge in which each side has an interest in maximizing what it will get from the eventual settlement, while ensuring that their adversaries can satisfice—do well enough that the spoilers on their flanks cannot derail the process.

An undernoticed corollary of this mutual dependence of government reformers and opposition moderates concerns the role of preconditions in negotiations. Most transition negotiations are complicated by the impulse of various players to insist on conditions that the other side must meet for talks to start or to keep going. Requirements to end violence, decommission arms, accept certain “nonnegotiable” features of an eventual settlement, or exclude particular groups as beyond the pale are often insisted upon—partly to placate standpatters and revolutionaries on the negotiators’ flanks. But when those flankers are spoilers, as they often are, they have every incentive to violate whatever preconditions the other side has established—to weaken the hands of the negotiators on their side and reduce the likelihood of a settlement. Lust and I note that it was vital to the success of South Africa’s negotiations that both sides resolutely avoided establishing preconditions. We explore the implications of this for the Middle East, explaining why it should lead to a different approach from that adopted by the Clinton, Bush, and early Obama administrations.

If democracy is the best system of government and negotiations to produce it are so fragile, perhaps the better course for democrats is to be
less squeamish about imposing it from the outside when they can. This is my subject in chapter 5. Addressing it in today’s world puts a larger question on the table. If democracy is the best system of government, perhaps the whole world should be a single democracy. After all, the division of the world into sovereign nation-states is morally arbitrary. This division underwrites massive global inequalities via a scheme of global apartheid that is euphemistically known as the Westphalian system. Evolving technologies of force make military power increasingly global in its reach. Climate change renders poor countries “price-takers” in the global system, as the developing countries pointed out in the unsuccessful climate summit in Copenhagen in 2009.58 Economic integration renders decisions taken in one part of the world hugely consequential elsewhere, as the 2008 banking crisis and attendant financial meltdown made patently clear. If we are to be cosmopolitan democrats, as I argue that we should, then should we not favor the creation of a democratic world state?

Some eyes will, understandably, glaze over at the posing of such questions. They call to mind the lost traveler who approached a farmer in Donegal to ask for directions to Dublin and got the answer: “Well, I wouldn’t start out from here.” But understanding why pressing for world government should be judged undesirable, for cosmopolitan democrats, even if it were feasible, is useful to illuminate their best stance toward the project of exporting democracy. World government, I argue, would not solve the problems that lead cosmopolitan democrats to support it. There is no good reason to suppose that world government would diminish worldwide conflict or injustice, or even bring decision making into closer conformity with the democratic principle of affected interest than is currently the case. World government’s proponents commit the fallacy of comparing the reality of the nation-state system with the ideal of world government, not with what it would be like in practice. We should favor delinking rights to participate in decision making from national citizenship, but this should be done decision by decision. Sometimes it means devolving authority downward to subnational units, sometimes upward to regional units such as the European Union, and sometimes to international entities like the United Nations. We should also favor the creation of institutions to buttress the international rule of law. But this is a far cry from abolishing national government in favor of the creation of a world state.

With democratic world government off the table, more pertinent questions arise: how much international proselytizing should democrats do, and what policies, if any, should they support to assist democracy’s spread? One potential answer is that they should be isolationists. If democracy depends vitally for its legitimacy on support of the governed, then arguably the stance toward other countries should be to let them create their own democracy if the support exists—and otherwise ignore them unless they attack us. Against this view, I argue that democrats should indeed be committed to opposing domination in the world and reducing it where possible. With respect to the internal politics of other countries, this means supporting viable democratic oppositions if they seek our support and if we can provide it without jeopardizing democracy at home.

Opposing tyrannical regimes in order to resist the spread of domination and reduce it where possible is a worthy goal for democrats, but best viewed through the prism of containment. I have argued elsewhere that this doctrine, first developed by George Kennan to face down the Soviet threat in the 1940s, provides the best available basis for confronting threats to democracy and encouraging its global diffusion.60 Some critics of my view took me to be defending U.S. national security policy during the Cold War. In fact my argument was that during the Cold War the United States was least successful when it abandoned containment. In the 1952 election Dwight Eisenhower and his future secretary of state John Foster Dulles attacked containment, vilifying it as appeasement and advocating “rollback” of the Soviets instead. Ironically, once in office the Eisenhower administration abandoned rollback in favor of containment in Eastern Europe. In Iran, by contrast, in 1953 they toppled the democratically elected government, replacing it with the hugely unpopular shah. Subsequently the United States fought a failed war of choice in Vietnam, again abandoning containment—much to Kennan’s chagrin. Ironically, today Eastern Europe is democratic, whereas the sites where we were more aggressively interventionist are not.61

Containment’s critics leveled many of the same attacks in the post–Cold War era that the advocates of rollback pushed in the 1950s. I respond to these arguments in chapter 5, explaining why containment is not appeasement now any more than it was then, but why, during the post–Cold War era, containment nonetheless stands in need of a new kind of authorization and implementation that involves both international institutions and cooperation among regional powers. I also explore, more fully than I did in the book, containment’s foundations in democratic

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61 An exception is South Korea, which finally achieved a democratic turnover of government in 1997.
theory. Whereas Kennan’s defense of containment was strategic all the way down, I make a normative case for its desirability that is rooted in containment’s elective affinities with the ideal of nondomination. This account does not require agreement on basic values or worldviews, or even on an expectation that there can be such agreement. Rather, it takes deep pluralism of values and worldviews for granted. We do not need others to accept, or even understand, our beliefs or practices. Nor do we need to accept or understand theirs. We need only insist that we will not allow adversaries to impose their ways of life on us, or on others, so long as we are in a position to stop them.

Some will doubt that containment can provide a sufficiently robust basis for the international engagement that may be called for if one is serious about preventing, or at least limiting, domination. My claim is not that containment exhausts our international obligations; there may be reasons for humanitarian intervention, when it is feasible, to prevent extreme suffering and vulnerability due to human or natural catastrophe. But calls for humanitarian intervention differ from calls to undertake democratic regime change. The former typically arise in response to episodic events—such as eruptions of genocide or natural disasters. The possibilities for working with indigenous or regional governments will often be problematic in such circumstances, and the urgency of the situation might justify intervening by reference to the maxim that sometimes it is wiser to seek sanctification—if not forgiveness—afterward than to ask for permission before the fact. This should not be done lightly. If it is bungled, or if the ex post justifications turn out not to be widely accepted, this will undermine the intervening power’s legitimacy.

Intervening to achieve regime change to democracy differs from humanitarian intervention for a second reason. By its terms democracy stands in need of legitimation from below. Those over whom power will be exercised must authorize it. It is always possible that the forces of the intervening power “will be greeted in the streets as liberators,” as some predicted would be the case in Iraq in 2003, but I argue in chapter 5 that this is almost always an unwise bet that democrats should be leery of taking. However, these considerations do not arise in the case of humanitarian intervention, where the goal is to prevent or mitigate an immediate or impending catastrophe—not to create a democratic regime.

Democracy against Justice?

In chapter 6 my focus shifts to the tensions between democracy and justice. The advent of neoliberalism was well under way by 1996, as we have seen, but the extent of its eventual impact on the distribution of
income and wealth had yet to be fully appreciated or, indeed, experienced. Between the 1970s and the mid-1990s the world saw a significant overall reduction in poverty, though its distribution was uneven. High growth rates in China and India dragged tens of millions out of poverty, but there were few improvements in Africa and Latin America after the 1970s. The advanced countries enjoyed comparatively low poverty rates, but these have been increasing since the mid-1970s.62

More striking have been the increases in inequality. There had been some reductions in inequality when measured worldwide in the 1970s and 1980s, related principally to the above-average income growth in China and South Asia.63 But this tailed off in the 1990s. Inequality between rich and poor countries increased sharply, as did inequalities within many countries—including the world’s wealthiest democracies.64 The evaporation of significant amounts of wealth in the global real-estate and stock-market crashes of 2008–9 has reduced the portfolios of many of the very wealthy.65 The resulting impact on employment, commodity prices, international aid, and trade will be reverberating for years, so that the overall impact of the collapse on poverty and inequality will not be known for some time. It is hard to conjure up plausible scenarios in which this will not be regressive.

Some of the most unequal countries are democracies, a fact that throws the tension between democracy and justice into sharp relief. In South Africa, for instance, the ANC won reelection by well over 60 percent of the vote in 1999, 2004, and 2009, even though the great bulk of the redistribution forecast to trickle down as a result of GEAR has not taken place. A small black wealthy class has developed, and there has been a modicum of redistribution from whites to blacks. But overall inequality has not decreased. Indeed it increased in the decade following the transition, and poverty deepened.66 South Africa still has one of the highest Gini coefficients in the world. It has one of the highest rates of HIV infection, partly because of the Mbeki government’s recalcitrance in ac-

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knowledging its causes and distributing retroviral drugs.\textsuperscript{67} Land reform since the transition has been negligible. At least a third of the population remains unemployed.\textsuperscript{68} Yet the ANC continues winning easy reelection even though it parries or ducks most pressures to redistribute income, wealth, and other resources.\textsuperscript{69} Indeed the top marginal tax rate, which had been set at 60 percent by the apartheid government in 1979, was reduced to 42 percent in 2000 and further to 40 percent in 2003.\textsuperscript{70}

That democracies can engage in regressive redistribution is a truth not only about developing countries that are “price-takers” in edgy international capital markets. Substantial increases in inequality in many of the advanced democracies have been aided and abetted by neoliberal policies. It is, to be sure, often difficult to know to what extent changes in inequality in a country result from government policies. As Robert Nozick noted long ago, endogenous changes in the economy are a constant source of new inequalities that should be expected often to operate at cross-purposes with the redistributive policies of governments.\textsuperscript{71} There have, nonetheless, been notable instances of democracies enacting tax changes, sometimes with widespread popular support, that were predictably regressive in their distributive effects. Perhaps the most dramatic of these in recent years was the repeal of the federal estate tax in the United States in 2001, which shifted some $40 billion a year in taxation from America’s wealthiest taxpayers to those lower down the income scale. On the books since 1916, the federal estate tax had been the most progressive measure in the tax code. All of it was paid by the wealthiest 2 percent of taxpayers, and more than half of it was paid by the wealthiest 0.5 percent. In \textit{Death by a Thousand Cuts} (published in 2005) Michael Graetz and I sought to explain why it was repealed.\textsuperscript{72}

The estate tax repeal presents a profound puzzle because it defied the standard accounts of why democracies fail to engage in the downward


\textsuperscript{68} \textit{South Africa Human Development Report 2003}, United Nations Development Programme (Cape Town: Oxford University Press, 2003); Shapiro and Tebeau, \textit{After Apartheid}.

\textsuperscript{69} Shapiro and Tebeau, \textit{After Apartheid}.


redistribution that the median voter theorem predicts. For instance, John Roemer, among others, has suggested that the presence of issues other than distribution that voters care about—such as race or abortion—explains why politicians in search of the median voter do not favor more downward redistribution. But we found that public support for estate tax repeal is robust regardless of other issues. Indeed, in surveys people favored repeal by larger margins when they considered it in isolation from other issues than when they did not. Moreover, stand-alone bills (that were neither parts of any log roll nor bundled with other legislation) calling for estate tax repeal repeatedly passed both houses of Congress with significant bipartisan support. The puzzle about it arises from distributive concerns alone; it does not depend on the existence of other dimensions of politics.

An implication of our study is that, for some distributive issues at least, the logic of dividing a dollar by majority rule might supply better theoretical intuitions than does the median voter theorem—however modified through the addition of other dimensions. If three voters must divide a dollar by majority rule, there is no distribution that is not in principle vulnerable to upset by some majority coalition. If A and B agree on a 50/50 division, giving C nothing, then C will propose a 60/40 division to A in his favor, excluding B, and so on ad infinitum. There is no division that avoids this potential instability. This suggests that a good deal of the politics of distributive conflict in democracies involves coalition busting, coalition building, and sustaining coalitions that others have incentives to destroy. The story of the estate tax repeal was a story of building a coalition of unlikely bedfellows that included representatives of the ultrarich, but also small business, environmentalists, the Congressional Black Caucus, lobbyists for gay rights, farmers, and newspaper owners, among others. Their success depended on great political creativity in building the repeal coalition, holding it together in the face of forces that threatened to smash it, and using it to splinter the coalition that had kept the status quo on estate taxes in place for decades. It is a story that suggests that we might get a better grip on the dynamics of distributive politics in democracies, and new possibilities for downward redistribution, by studying other unlikely distributive coalitions in history. The coalition to abolish the slave trade, the coalition to enact the Civil Rights Act, and the coalition to pass the Americans with Disabilities Act come to mind as suggestive possibilities. They all involved the creation of broad innova-

tive coalitions to produce substantial distributive changes that benefited previously disadvantaged minorities. These examples suggest that there might be other opportunities for dispossessed minorities to develop unexpected alliances that will be instrumental in redressing specific grievances. Indeed, the search for such focused coalitions might well pay better dividends than would generalized appeals for egalitarian provision of welfare, income, wealth, or other resources through government redistribution.

The battle over estate tax repeal illuminates dimensions of the interaction between public opinion and distributive politics that Graetz and I did not explore as fully as we might have done. Writing now also with Mayling Birney, we note in chapter 6 that the intensity of public opinion has a significant effect on the ways in which distributive politics play themselves out. A little-known fact is that American mass preferences about tax questions (as distinct from the preferences of tax activists) are not particularly intense. Mass preferences about the estate tax are especially lacking in intensity. It is easy to get as many as 70 percent of Americans to say that they favor estate tax repeal when this is polled as a stand-alone issue, but the support quickly dissipates when people are asked either to rank estate tax repeal with other possible tax cuts or when repeal is linked to cuts in popular programs. The great bulk of the polling that was done in the run-up to the 2001 repeal posed as a stand-alone issue the question about repealing the estate tax. It was done by groups working for the repeal who knew in advance what the results would be. Their aim was to create momentum by wide dissemination of the results, and to convince politicians that they would not pay an electoral cost for supporting repeal. Once the politicians were convinced of this, the battle became one of organized coalitions that actually had little to do with public opinion. Beliefs about the estate tax turn out to be comparable to many issues in the “culture wars,” such as gay rights, abortion, and gun control. As Morris Fiorina and his coauthors have shown, although activists are intensely split about them, they do not sharply polarize mass opinion.74

The George W. Bush administration followed its 2001 individual tax cuts with business-oriented tax cuts the following year. Incumbent administrations usually lose seats in midterm elections, but the Republicans made gains in both the House and the Senate in 2002, underscoring—that their tax-cutting agenda involved no electoral cost. The following year Congress passed additional tax cuts, this time in capital gains and dividend rates. In 2004, President Bush won

the election by some 2.5 percent, or 3 million votes, over John Kerry, even though the Iraq war had by then manifestly begun to sour. The Democrats, still reeling from their loss of control of Capitol Hill a decade earlier, were indisputably on the ropes.

Yet when the newly legitimated President Bush, backed by an even further strengthened Republican Congress, made privatizing social security his first order of business in his second term, he ran into a brick wall. The same tactics that had been so effective with the estate tax repeal were all deployed. Conservative think tanks funded media campaigns. Studies and plans promoting privatization were aired on Capitol Hill. Huge quantities of presidential time and political capital were expended, with George W. Bush spending almost two months on the road promoting privatization in 2005. None of it was to any avail, however. Public opinion remained overwhelmingly opposed to privatization, and, in sharp contrast to the battle over the estate tax, senators and congressmen learned in overwhelming numbers from their constituents that any attempt to enact it would come at a massive electoral cost. Hopeless as the median voter model is for understanding estate tax repeal, it thus supplies a pretty good account of the politics of social security privatization.

An implication of this contrast is that the politics of distributive conflict play out exceedingly differently depending on just how intense mass preferences about it turn out to be. Consider another example. Bill and Hillary Clinton believed that they had a winning issue in universal health care in the 1992 campaign, but the rug was pulled out remarkably quickly once the opponents got to work. Unlike the failed crusade to alter public opinion about social security privatization, the campaign to destroy public support for President Clinton’s health-care reform with the infamous “Harry and Louise” commercials in 1993 seems to have been remarkably effective. Public support for publicly funded health insurance turns out to be notably less tensile than many Democratic activists, for whom its merits are all but self-evident, have hoped. This is a lesson the Obama administration was forced to relearn in 2009–10. Perhaps it is not surprising that most middle- and upper-income U.S. taxpayers are as disinclined to

75 See Shapiro, Containment, chap. 1.
fund health insurance for tens of millions of low-income Americans as they are to fund welfare.

It is hard to guess about these matters with much confidence, because we lack a developed body of knowledge—or even informed theoretical speculation—about what determines the intensity of public opinion about distributive questions. From the haphazard ways in which politicians tackle these issues, it seems that their consultants and pollsters are flailing in the dark as well. We know little, if anything, about why media campaigns and “push polling” succeed in altering opinion on some issues and not others. We do not even have systematic data on the intensity of mass preferences over a range of distributive issues or on how this has evolved over time. There have been isolated studies showing that mass preferences for public goods are more price inelastic than are those for private goods,\textsuperscript{78} and that people are more inclined to pay for public goods if they expect to derive personal benefits from them\textsuperscript{79} or they believe the goods in question cannot be provided privately.\textsuperscript{80} But the systematic study of these issues is in its infancy in the United States, and it seems even less developed elsewhere.

The tension between democracy and justice is not exhausted by the subject of distributive politics, meager as our understanding of it might be. At least since Plato wrote the \textit{Republic}, democracy’s skeptics have worried that majority rule can foster domination. The authors of \textit{The Federalist} were greatly concerned about the power of majority factions, as we have seen. Commentators from Alexis de Tocqueville (who coined the phrase “tyranny of the majority”) and John Stuart Mill through contemporary defenders of constitutionalism all share the view that the crosscutting cleavages constituting a pluralist society are insufficient to protect against majority tyranny. In their view, institutional checks and balances, geared to frustrating—or at least slowing—majoritarian politics are also needed. There are many ways to do this. Supermajority requirements, bicameral legislatures, overrepresentation of particular groups, staggered elections, and federalism are all features of the U.S. institutional scheme that throw sand in the wheels of majoritarian politics. But what has garnered the most attention is the separation-of-powers system in which enumerated powers are allocated to the legislature, the executive, and the judiciary—a modern incarnation of the Aristotelian


polity in which the best regime is a composite of government by the one, the few, and the many.  

The American founders were convinced that such a system would contribute both to political stability and to limiting tyranny. Because “power is of an encroaching nature,” as Madison put it in Federalist No. 48, it “ought to be effectually restrained from passing the limits assigned to it.” Just how this was supposed to happen was, however, less than clear. Unlike the role played by crosscutting cleavages, where people’s interests can be counted on to get them to form and re-form coalitions rather than try to take over the country, the separation-of-powers scheme relies on everyone’s accepting its legitimacy. Neither Congress nor the courts command armies that can be deployed against the president. Indeed his authority as a civilian commander-in-chief depends on the military’s continuing acceptance of his legitimate role.

Madison was one of the first to acknowledge that “a mere demarcation on parchment of the constitutional limits of the several departments is not a sufficient guard against those encroachments which lead to a tyrannical concentration of all the powers of government in the same hands.” But he did not describe the system of incentives by which “ambition” would in fact be made, as he insisted in Federalist No. 51 that it should be made, to “counteract ambition.” Sometimes institutional branches do indeed constrain one another’s behavior, as when the Supreme Court insisted on the release of Nixon’s tapes, and Congress investigated the White House and passed the Budget and Impoundment Act of 1974 following the Watergate scandal. How much of this is the result of institutional jealousy is difficult to tell. When popular support to limit presidential authority is lacking, as with the George W. Bush administration’s concentration of power under color of the unitary theory of the executive following 9/11, Congress and the judiciary often show little appetite for trying.

Indeed, it may well be that parliamentary supremacy is a better check on executive power than is institutional separation of powers—at least

82 The Federalist Papers, p. 251.
83 Ibid., p. 255.
84 Ibid., p. 264.
with respect to competition for power between the legislature and the executive. Modern experience in Latin America and elsewhere suggests that presidential systems, in which chief executives enjoy independent electoral mandates and authority, are less stable and more coup prone than are parliamentary systems.88 Perhaps legislatures are better able to constrain executives when legislatures are institutionally strong, as in the United States and Costa Rica, as Matthew Shugart and John Carey have suggested,89 but even then they are seldom likely to act without popular support to stiffen their backs, and even less likely to do so in the face of popular opposition.90

Most of the attention garnered by discussions of the separation of powers has focused on the role of courts in interpreting constitutions and bills of rights. The U.S. Supreme Court’s powers are laid out in Article III of the Constitution, but it was not clear that this included the power to strike down legislation until Chief Justice John Marshall did just that in 1803, declaring in *Marbury v. Madison* that it is “emphatically the province and duty of the Judicial Department to say what the law is.”91 The question remains, however, whether bills of rights, and independent courts whose job it is to guard them, actually make any difference to the protection of rights on the ground. Many constitutional lawyers, particularly those who came of age during the heyday of the Warren Court in the 1950s and 1960s, believe that they do.92 If the third wave of democratiza-


90 These issues will be taken up more fully in volume 3 of *Democratic Justice*, currently in preparation.

91 *Marbury v. Madison*, 5 U.S. (Cranch 1) 137 (1803), at 177–78.

tions in the world that began in 1974 is anything to go by, their belief has won the day.\textsuperscript{93} As Donald Horowitz has pointed out, whereas the American taste for federalism and independently elected presidents has not proved popular, bills of rights and independent courts have become near universal in new democracies—especially those created since 1989.\textsuperscript{94}

This is curious in view of how hard it is to show that judicial review matters for the prevention of tyranny. Countries like Britain, Sweden, Norway, and until recently the Netherlands, which have shown little appetite for judicial review, have not done any less well at protecting human rights than has the United States. There have been periods in the United States when the federal judiciary has successfully championed individual rights and civil liberties against the legislative branch of government, that of the Warren Court being the best known.\textsuperscript{95} But there have also been eras when the Court has legitimated racial oppression, denial of civil liberties, and concentration of power in the executive branch.\textsuperscript{96} The behavior of the White, Taft, Taney, Burger, Rehnquist, and Roberts Courts suggest that the Warren Court might well have been an historical anomaly. Certainly the Supreme Court’s tepid response to the incursions on civil liberties in the Patriot Act\textsuperscript{97} and the behavior of the executive branch since 9/11 does not suggest that it is much of a bulwark for their protection.\textsuperscript{98}


\textsuperscript{93} “Third wave” is Samuel Huntington’s term, deployed to distinguish the wave of democratization that began in 1974 (and is presumably still ongoing) from the two previous waves that took place between 1828 and 1926, and 1943 and 1962. Huntington, \textit{The Third Wave}.

\textsuperscript{94} Donald L. Horowitz, “\textit{The Federalist Abroad in the World},” in \textit{The Federalist Papers}, ed. Shapiro, pp. 502–32.

\textsuperscript{95} There are terminological issues at stake here on which substantive issues turn. For instance, in the \textit{Lochner} era the Supreme Court struck down much legislation in the name of protecting individual freedoms, but the legislation in question was aimed at increasing social and economic guarantees—promoting civil rights at the expense of social rights. See \textit{Lochner v. New York} 198 U.S. 45 (1905). For discussion of the \textit{Lochner} era, and for a general discussion of the evolution of American constitutional law through the years of the Warren Court (1953–69), see Lawrence H. Tribe, \textit{American Constitutional Law} (New York: Foundation Press, 1978).


\textsuperscript{97} The USA PATRIOT Act was passed in October 2001 and renewed in March 2006. Public Law 107-56, 107th Congress, \texttt{http://www.gpo.gov/fdsys/pkg/PLAW-107publ56/html/PLAW-107publ56.htm} [07-23-2009].

Yet the question remains: if there is a constitutional court, what role should it play in a democratic constitutional order? I take this question up in chapter 7 via a consideration of the U.S. Supreme Court’s involvement with abortion rights. The Court’s abortion jurisprudence has evolved considerably in the three-and-a-half-plus decades since the justices identified a woman’s constitutionally protected right to abortion in *Roe v. Wade*. This evolution partly reflects changes in the court’s personnel, all of whom have been replaced since Justice Harry Blackmun penned his majority opinion in January of 1973. But the evolution also reflects ongoing struggles between the Court and state legislatures, and, more recently, the U.S. Congress. These struggles, in turn, reflect larger political currents. The National Organization for Women, founded in 1966, quickly grew into the largest women’s organization in the country. Securing and protecting a woman’s right to abortion has always been central to NOW’s agenda, included as part of their proposed Equal Rights Amendment that was first introduced into Congress in 1982. Cultural conservatives have been mobilizing against them since 1970s. The Moral Majority, founded in 1979, and the Christian Coalition, created eight years later, have worked relentlessly to reverse *Roe* through political action, litigation, and attempts to influence appointments of federal judges. These campaigns and countercampaigns have fueled controversy over why the Court intervened in the abortion conflict by recognizing a woman’s right to abortion as part of a constitutionally guaranteed right to privacy that is nowhere specified in the Constitution.

I explore this debate here for the light it sheds on a conception of democracy that is geared toward minimizing domination. One helpful way to think about judicial review from this perspective takes off from our understanding, in the wake of Arrow, that there are no perfect democratic decision rules—no mechanisms of collective decision that do not create losers with legitimate grievances. In *Democracy’s Place* I rejected the libertarian response to this conundrum: that collective action should be minimized. What libertarians think of as the private sphere of noncollective action turns out on inspection to be sustained by a particular collective action regime that is imposed on those who would prefer some alternative. In light of the governmental response to banks and businesses that were judged “too big to fail” in 2008 and 2009, it is hard to see how anyone could conclude otherwise. The real choice is never over whether-or-not collective action; rather, it is over what sort of collective action.

Granting that collective action is inescapable does not, however, undermine the observation that all mechanisms of collective decision

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are problematic. Recognizing this means seeing that it is misguided to fetishize any particular collective decision as the final word in democratic politics. Even when they result from procedurally proper decisions, all collective outcomes are better thought of as provisional and open to revision—as their costs to those who are disadvantaged by them come into view and possibilities for mitigating those costs materialize. Courts play a constructive role in this process not when they usurp legislative functions, but rather when they get legislatures to revisit their collective decisions—revising them so as to minimize domination. I illustrate this contention via an examination of the Court’s evolving abortion jurisprudence. I explain why the imperialistic character of Justice Blackmun’s decision in *Roe* undermined the Court’s legitimacy, but how it has developed a more defensible and effective stance since the late 1980s. This involves restricting itself to a reactive role in which the Court strikes down legislative decisions that foster avoidable domination, but invites further legislative action that can vindicate the legislature’s goals in a less oppressive way. The search for accommodation can succeed only up to a point, but the history of the abortion controversy reminds us that necessity can be the mother of invention. There is often more scope for accommodation than people realize before they have to try to find it.

Even when the possibilities for accommodation have been exhausted, courts that adopt the reactive and iterative posture I recommend offer advantages from the perspective of minimizing domination. They provide forums in which divisive conflicts can be played out incrementally and at the margin, rather than as winner-take-all conflicts in which losers have no incentive to continue working within the system. Here the “cases and controversies” requirement of Article III of the U.S. Constitution offers decided advantages. It prohibits courts from supplying advisory opinions to the other branches on the constitutionality of proposed legislation, and it limits them to deciding only those issues that are actually litigated in particular cases. This means that there are always gaps in time, and often gaps in predictability, as to just what will transpire between the enactment of a statute and its being tested in the courts. These gaps can help blunt zero-sum conflicts even if they do not contribute to their resolution. Defending judicial review on these grounds parallels my neo-Lockean defense of majority rule. In both cases the aim is to arrive at collective decisions that minimize domination rather than those that converge on “the right” answer.

This, too, is well illuminated by the conflict over abortion in the United States. In 1992, in his opinion in *Planned Parenthood v. Casey*, Justice Antonin Scalia took issue with the majority’s embrace of a stan-
standard that allows states to regulate abortions so long as they do not place an “undue burden” on women. Scalia denounced this as “amorphous,” and bound to invite litigation because it is “inherently manipulable and will prove hopelessly unworkable in practice.” Subsequent litigation revealed Scalia’s claim about the unworkability of the undue burden standard to be at least partly wrong, as my discussion in chapter 7 reveals, but his objection that the standard invites litigation misses the benefits this can offer in managing conflict over deeply divisive issues in pluralist societies. In 1835 Tocqueville remarked that “there is hardly a political question in the United States which does not sooner or later turn into a judicial one.” This is not to be sniffed at when the alternative is an unambiguous resolution that leaves losers with the incentive to reach for their guns.

In the final chapter of *Democracy’s Place* I sketched a democratic conception of justice that built partly on this intuition that mechanisms for the pursuit of loyal opposition are important in forestalling disloyal opposition. The rationale underlying that argument is that much of what draws people to demand democracy is the desire to escape domination. Joseph Schumpeter was the first in a long line of self-styled political realists, as we have seen, to insist that it is wrongheaded to expect democracy to diminish injustice on any definition, and that it is dangerous to democracy’s health to foster expectations that it might. The contrarian case that I sketched in *Democracy’s Place* and developed more fully in *Democratic Justice* was incomplete. I explored democracy’s implications for the governance of civil institutions over the course of the human life cycle, reserving the subjects of distribution and public institutions for subsequent volumes that are now in preparation and for which the material published here serves as a prolegomenon. *Democratic Justice* has attracted its share of critical discussion over the past decade, much of which has been helpful to me in refining my account.

Some of those criticisms are addressed in chapter 8, in the course of which I explain the rationale for my approach to political theory more fully than I have done hitherto. I also elaborate on earlier accounts of rights and basic interests, the challenges of inequality, the limits of deliberation, and my—admittedly still rudimentary—treatment of public institutions. I hope that these responses forestall misunderstandings of

my views and supply greater substance to the ideal of nondomination on which my democratic theory of justice rests. It was a commitment to an ideal of this kind, I think, that motivated Locke’s mature writings about politics and gave them their enduring illumination and political appeal. Making that case persuasive is the task that I turn to next.