Lobbying and Information in Politics

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The vast majority of papers written about interest groups’ political influence focuses on the role of money in politics. Business and interest groups’ participation in campaign finance, in the form of hard and soft money, has been the subject of hundreds of theoretical and empirical studies. Moreover, with the recent congressional moves to reform campaign finance laws, campaign finance studies have received a prominent position in public discourse.

There are two striking results about this line of academic work. First, political action committees (PACs) gave $245 million to congressional candidates in form of campaign contributions in the 1999–2000 election cycle (about $123 million annually), and corporations, unions, and interest groups gave $153 million in “soft money” to political parties during the 1997–1998 election cycle (about $76 million annually). Yet, Congress controls a $2 trillion budget, nearly 40 percent of which is discretionary spending. This raises a potential puzzle: why do interest groups pay so little ($200 million annually) to try to influence policy? To answer this question, we turn to a second striking result from the academic literature. There is little credible evidence any of these forms of campaign finance have any effect on policy outcomes (This, of course, leaves the question open as to why PACs and corporations give money to candidates and parties at all.)

So what does matter? There is an emerging literature that looks at information as a more influential instrument in affecting policy outcomes than campaign contributions. Information takes many forms: statistics, facts, arguments, forecasts, threats, commitments, signals, or some combination of the aforementioned. If we assume, as most of political economy literature assumes, that the politician’s objective is reelection (or election to a higher office), then the politician seeks information on how her vote on a given issue will affect the outcome of her next election. There may be intermediate forms of information—such as how many jobs a policy position will create, how constituents will be affected by an yea or nay vote, whether business leaders will support her in the next election—but ultimately the key piece of information the politician cares about is how her reelection, or more specifically votes, will be affected by the policy position she takes on the current issue.

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1. I use the 1997–1998 data on soft money to keep out party activity engaged in support of the presidential election of 2000.
The manifestation of information transfer between interest groups and policymakers is lobbying. Lobbying is about investments in information accumulation, organization, and transfer by corporations and interest groups. Lobbying affects all levels of government, from civil servants in administrative agencies to the highest levels of elected politicians. Recent disclosure requirements imposed by Congress suggest that reported lobbying expenditures are almost ten times that of all forms of campaign finance. In 2000, $1.51 billion was reportedly spent on lobbying by interest groups.

But even this is not a large amount. Although numerous case studies suggest that lobbying and information transfer greatly affect voting behavior in Congress and influence decisionmaking in administrative agencies, there has been little statistical evidence. A recent study attempting to quantify the return to lobbying estimates that a small amount of lobbying can have enormous monetary returns when the constituents lobbying are represented by a legislator who can deliver the policy. Moreover, this work suggests that, on the margin, interest groups are optimizing by setting marginal benefit to marginal cost of lobbying. These facts, together with the high investment made in lobbying and the high return to lobbying, lend credence to the argument that there is an important empirical justification for believing that lobbying can have a large impact on policy outcomes. Indeed, interest groups need not spend much. Once they provide the legislator with the key piece of credible information of the impact of her voting behavior on reelection, all additional information has little marginal value.

The articles and accompanying commentaries in this issue address lobbying and information in politics. They theoretically and empirically address how information affects the behavior of legislators, regulators, and interest groups. In the first paper, Ansolabehere, Snyder, and Tripathi (AST) integrate the campaign finance literature with the lobbying literature to examine the access hypothesis, which posits that PAC contributions do not affect policy per se, but are used to signal to a legislator the value of information the interest group has on a particular issue. Thus PAC contributions are mechanisms for interest groups to gain access to legislators so that they can engage in a more valuable activity—lobbying. AST begin with an interesting empirical observation: although only one-fifth of groups have both a PAC and a lobbyist, these groups account for 86 percent of PAC expenditures and 70 percent of reported lobbying expenditures. This is suggestive of the tight linkage between PAC spending and lobbying. The paper explores this relationship further, showing that interest groups that lobby heavily tend to evenly distribute their PAC money to legislators across the ideological spectrum, focusing on legislators in positions of power. Interest groups that lobby very little tend to focus their PAC money on close electoral contests. This, in turn, is consistent with the main prediction of the access hypothesis: interest groups for whom lobbying is important will target individu-

4. There is also surely unreported lobbying.
5. de Figueiredo and Silverman (2002). In fact, the average return to a dollar of lobbying is shown to be $11—$45 for universities that are represented by legislators on powerful committees (Appropriations Committees).
als in position of power, independent of partisanship (i.e., the legislators who are most able to deliver policy). Ideological groups, on the other hand, will tend to focus their money on like-minded partisans in close elections.

In his commentary on this paper, Milyo finds one key contribution of AST is its framework for distinguishing between access-oriented PACs and ideological PACs. However, Milyo notes two additional facts. First, PAC contributions are largely irrelevant to policy outcomes and, second, AST show that PAC contributions are highly correlated with lobbying expenditures. Ergo, lobbying is independent of policy outcomes. While he is not ready to embrace this conclusion in its entirety, he does note that the AST paper does point to a possible resolution for this problem when they suggest that future research should account for the multiplicity and heterogeneity of modes of political influence across firms and interest groups. A disaggregation of different types of PACs and different types of lobbying, as is done in AST, may allow us to resolve this paradox.

In the second paper, “The Allocation of Resources by Interest Groups: Lobbying, Litigation, and Administrative Regulation,” de Figueiredo and de Figueiredo (DD) examine lobbying of administrative agencies by interest groups. The paper is concerned with the role of subsequent litigation and judicial review of administrative agency decisionmaking, and how that affects the incentives of interest groups to lobby the agency in the first stage. In doing this, DD incorporate the behavior of interest groups into the more traditional separation of powers models that have been developed in political science. In the formal model, information is modeled as a resource transfer to the regulator, in much the way that information can be thought of as resources. DD initially show that wealthier interest groups are more likely to lobby. More interesting, though, is how judicial behavior can affect lobbying of administrative agencies. Modeling ideological regulators and courts as responsive to resources, they show that as courts become more biased against change, interest group lobbying investments become smaller, and may be eliminated altogether. However, as courts become more responsive to resources, the effect it has on lobbying by interest groups is dependent upon the underlying ideology of the court relative to the interest groups and regulator.

This link between interest group lobbying and the behavior of courts is the focal point of Johnston’s commentary on this paper. He finds the most important contribution of the paper to be its elucidation of how higher levels of conflict over preferred policy outcomes between the court and the regulator decrease incentives to lobby. Indeed, lobbying can be eliminated altogether in the extreme case. Johnston then describes an alternative model, where firms must commit real resources, and where, under the right sort of statutory regime, judicial review may actually alter an agency’s fundamental incentive to regulate.6 He shows in this set-up, as in DD, that an “extreme” form of judicial review can completely alter lobbying incentives. Thus, he argues, the result shown in DD is likely very general, and thus deserves closer attention.

In the third paper “Lobbying and Legislative Organization: The Effect of the Vote of Confidence Procedure,” Bennedsen and Feldmann (BF) extend the analysis of lobbying to the international arena in examining how the structure of a legislature affects an interest group’s incentive to lobby. In particular, they examine how the vote of confidence procedure, which is attached to each bill proposed in a parliamentary system, might affect the ability of information to change a legislator’s vote. This, in turn, affects the incentives of interest groups to collect and disseminate information to a legislator. BF develop an infinitely repeated game model of legislative bargaining with a finite interelection period and explore how parliamentary systems are different from congressional systems. This is akin to having governments serve a finite period of time before they must call an election, in the absence of a vote of confidence. The key detail is that because every vote in a parliamentary system can be a vote of confidence in the current government, legislators in the majority of such a system have less incentive to change their vote in response to information. Thus, interest groups have less incentive to engage in information gathering and dissemination than they would in a congressional system, where a single vote can fail, but a government will continue.

Baron, in his commentary, extends the BF paper to an infinitely timed interelection model where legislators are assumed to use stationary strategies (to avoid the multiple equilibria inherent in infinite games). This allows the government to be in power for a potentially infinite duration because, absent the vote of confidence, failure of the government is an exogenous, constant probability event, reflected in the actors’ discount rates. BF show that if the reelection is far enough away, there will be no lobbying at all in a parliamentary system. Baron sets a bound on this no-lobbying equilibrium based on the discount rate in the infinite period model. The two papers have similar results, despite their different interelection assumptions. In BF, as mandatory reelection get closer, there will be an increase in lobbying; in Baron, as there is increasing uncertainty about government survivability (exogenous probability of survival is low), there is increased lobbying.

In the final paper, “Closure and Capture in Federal Advisory Committees,” Karty describes the history of federal advisory committees (primarily to administrative agencies) and the tendencies of these committees to be captured by interest groups. In this paper, Karty explains why advisory committees play an essential role in policymaking, and how they become susceptible to capture. The paper provides statistics on the origin, number, and composition of all federal advisory committees, and shows universities and research institute members are the most heavily represented group on these committees, giving credence to the “expert” advisory nature of these committees. However, after subjecting his data to a variety of econometric tests, Karty argues that patterns of closure are consistent with capture theories.

In all, the papers extend both the theoretical and empirical reach of the lobbying and influence literature. They illustrate how information provision is important across all rulemaking bodies—legislatures, agencies, and courts—and how theories of information transmission in politics are portable across countries with different structures of government. Bringing together rigorous mathematical
and statistical analysis, the papers elevate the discourse on lobbying. Readers should find these papers and commentaries useful in extending their thinking about lobbying and information in politics.

References