DOES FEDERAL SPENDING “COERCE” STATES?
EVIDENCE FROM STATE BUDGETS

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ABSTRACT—According to a recent plurality of the U.S. Supreme Court, the danger that federal taxes will “crowd-out” state revenues justifies aggressive judicial limits on the conditions attached to federal spending. Economic theory offers a number of reasons to believe the opposite: federal revenue increases may also buoy state finances. To test these competing claims, I examine for the first time the relationship between total federal revenues and state revenues. I find that, contra the NFIB v. Sebelius plurality, increases in federal revenue—controlling, of course, for economic performance and other factors—are associated with a large and statistically significant increase in state revenues. This version of the study provides extensive background explanations of underlying economic concepts for readers unfamiliar with the prior public finance literature.

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INTRODUCTION

*NFIB v. Sebelius*—the health care case—upheld most of the Affordable Care Act, but allowed states to “opt out” of certain aspects of the law’s changes to the Medicaid program.1 As early commentators have noted, the Medicaid portions of the decision rewrote seventy-seven years of precedent, altered one of the fundamental legal rules underlying the modern state, and, oh by the way, may also affect access to health care for millions.2 What other writers have not yet observed is that all of those outcomes depend logically on a single factual claim, made explicitly by four “dissenters” and relied upon implicitly by the three Justices who joined the “majority” opinion. The Court’s entire analysis of that fact is set out in the quotation just above this paragraph. My goal here is to give a more serious examination, including both theoretical and original empirical analysis, of whether federal taxation affects states’ “practical ability . . . to collect their own taxes.”3

First, a little more background. Medicaid is an exercise of the federal power of conditional spending.4 Congress can “lay and collect Taxes . . . to . . . provide for the . . . general Welfare,” and can impose conditions on

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2 Id. at 2608 (Roberts, J.).
4 NFIB, 132 S. Ct. at 2662, n.13 (Scalia, Kennedy, Thomas & Alito, JJ., dissenting).

the receipt of those funds.\textsuperscript{5} Between 1935 and late June of 2012, that power faced few meaningful restrictions.\textsuperscript{6} Starting in the 1990s, though, the Court held that Congress was prohibited from “commandeering” state officials.\textsuperscript{7} Effectively, the federal government could regulate state officials \textit{qua} state officials only if states were willing to accept money in exchange. In \textit{NFIB}, however, Justice Roberts’s opinion declared that federal threats to revoke Medicaid funds in some settings could so “coerce” states that the states had no “real” choice but to comply, rendering Medicaid the practical equivalent of commandeering.\textsuperscript{8} Two Justices joined in that portion of the decision, while four other Justices, who described themselves as “dissenters,” basically agreed with that outcome, although they did not formally join Roberts’s opinion.\textsuperscript{9}

What does health care have to do with state taxes? Consider Justice Roberts’s claim that the threat of Medicaid revocation was a “gun to the head” of states.\textsuperscript{10} Colorful, but states do not have heads. What they do have is budgets. A closer analogy might be the college student told by her parents, “No more beer or no tuition.” Many students would start to skip the keg parties. But Mark Zuckerberg could laugh and drink up. Financial pressure, in other words, depends on the need for and availability of other sources of revenue.\textsuperscript{11} As the \textit{NFIB} dissenters apparently recognized, Medicaid’s large contribution to state budgets does not itself make an intuitive case for coercion; for states to really be pinched by budget threats, it must also be the case that the lost funds could not readily be replaced.

The dissenters filled this logical gap by arguing that states cannot afford to replace Medicaid.\textsuperscript{12} Their claim, again, is that federal taxes make it tougher for states to raise revenues. Although the dissenters offered no further analysis, there have also been several academic proponents of this “crowd-out” theory, most prominently the federalism scholar Lynn Baker.\textsuperscript{13}

\textsuperscript{6} Huberfeld et al., \textit{supra} note 2, at 2–3.
\textsuperscript{8} \textit{NFIB}, 132 S. Ct. at 2604–05 (Roberts, J.).
\textsuperscript{9} Id. at 2575, 2608; id. at 2662 (Scalia, Kennedy, Thomas & Alito, JJ., dissenting).
\textsuperscript{10} Id. at 2604 (Roberts, J.).
\textsuperscript{12} \textit{NFIB}, 132 S. Ct. at 2663 (Scalia, Kennedy, Thomas & Alito, JJ., dissenting).
While Baker's explanation is the most developed, even she offers little examination of crowd-out beyond the intuition that voters who are already taxed might not appreciate more taxes.14

The public finance economics literature, while not confronting the crowd-out question directly, offers both theory and some evidence that shed light on it. As economists recognize, though, the theoretical arguments are ambiguous.15 For example, on the one hand federal taxes can make state taxation more difficult by shrinking the tax “base” for each state; federal taxes on boats probably mean that there will be fewer boat sales for states to tax. But at the same time, by allowing state taxpayers to deduct state taxes paid from federal income, the federal tax code effectively offers states a matching grant to impose their own taxes, and this grant grows more generous as the federal income tax rate rises.16 Thus, theory predicts that federal taxes might actually lead to crowd-in, not crowd-out.17

Prior empirical work has attempted to determine how the dueling theories play out in reality, but the existing studies are too narrow to resolve the crowd-out debate. One set of papers looks at whether changes in the rates of one form of federal tax affect the rate of tax imposed on the same base by lower levels of government—for instance, whether federal gasoline excises increase or reduce state gas tax rates.18 But even if these

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papers agreed that federal taxes change state tax rates—they do not\textsuperscript{19}—they still would not tell us whether states actually lose money, or whether they are able to make up lost revenues elsewhere. Can states get back their lost gas taxes through cigarette taxes? The studies do not tell us.

Another set of papers examines the impact of the federal deduction for state and local taxes paid on state budgets.\textsuperscript{20} Those findings, too, are largely inconsistent with one another.\textsuperscript{21} Even if they were in agreement, there are other factors that can contribute to crowd-in or mitigate crowd-out.

I therefore present here the first examination of the total effect of federal revenues on state revenue raising. Using a panel of state and federal budget data from 1998 to 2010, I estimate the effects of federal revenues on total state own-source revenues per capita\textsuperscript{22} and state own-source revenues as a share of state GDP. In most specifications, I find considerable evidence of crowd-in: federal revenues increase both state revenues and state revenue as a fraction of available state wealth. Given the limitations of these kinds of data, my findings do not prove that crowd-out is impossible or that crowd-out did not exist in other periods. But they do suggest that claims that federal spending coerces contemporary states may rest on a mistaken factual premise.

My main purposes here are threefold. Most importantly, I want to contribute the first piece of really useful evidence about an important fact underlying a key constitutional controversy. I also want to introduce the existing public finance economics theory on that controversy to the legal community. Readers already familiar with fundamentals of economic theory may therefore find my theoretical discussion longer than it needs to be, but on the assumption that such readers can skim I err on the side of explaining more rather than less.

\textsuperscript{19} For a survey, see Chernick & Tennant, supra note 18, at 512–15.


\textsuperscript{22} That is, revenues other than money received from the federal government.
Finally, I believe that my empirical results are independently interesting for the economic literature, whatever the implications for legal rules. The relationship between national revenues and subnational revenue capacity is also potentially critical for fiscal federalism theory. For example, some have argued that in a federation, new government projects create negative fiscal externalities for other tiers of government—in other words, that taxes at one level tend to crowd out taxes for others—and that this implies that federalism leads to governments that are excessively bloated. But in the presence of crowding-in, where fiscal externalities are positive, the implication is that federalism actually leads to governments that are too small.

The rest of this Article proceeds as follows. Part I explains in more detail the legal reasoning that puts the crowd-out question at the center of Spending Clause analysis. Part II explores the economic and political theory of the relationship between federal and state revenues, focusing on arguments that might lead us to expect crowd-out. Part III collects some arguments that predict the opposite. Part IV summarizes the so-far-inconclusive evidence. And Part V then describes my original empirical evidence, including my findings that in recent years federal revenues have tended to increase state proceeds.

I. BACKGROUND

Conditional federal spending is a centerpiece of the modern regulatory architecture of the United States. With the exception of Medicare, nearly every big-ticket item on the federal government’s domestic spending budget goes to support a joint venture with the states. Unemployment insurance, aid to the poor, education standards and incentives, clean air and water, health care for the indigent and those with disabilities, and legal protections against state-sponsored discrimination: all are designed as a set of conditions on federal grants to states.

The legal underpinnings of these structures were stable for about seventy-five years. In 1937, the Supreme Court turned back challenges to the newly enacted Social Security and Unemployment Insurance systems. The plaintiffs had urged the Court to throw out unemployment insurance because of its novel structure: it channeled reams of federal dollars to states, in exchange for their agreement to tax their own employers and to

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administer claims by unemployed workers.\footnote{Id. at 585–87.} This structure, the plaintiff employers argued, was “coercive,” because it forced states into the service of the national government.\footnote{Id. at 578.} The Court, in a famous passage by Justice Cardozo, refused to countenance that claim, arguing that the concept of coercion was difficult to fathom when applied to states, and that any effort to define coercion in that context would “plunge the law in endless difficulties.”\footnote{Id. at 589–90.}

Not much happened on the coercion front for the next sixty years. As a formal matter, Cardozo’s opinion had held out the possibility that some future statute might be found coercive, but given the rationale for his decision—that coercion as a concept was not judicially manageable—it was hard to see how any such claim could succeed.\footnote{See South Dakota v. Dole, 483 U.S. 203, 211 (1987) (suggesting theoretical possibility that federal spending could coerce states, but finding no coercion on the facts then before the Court).} And, indeed, from 1936 until 2012, no court found that a federal statute had coerced state grant recipients.\footnote{Samuel R. Bagenstos, Spending Clause Litigation in the Roberts Court, 58 DUKE L.J. 345, 372 (2008); Huberfeld et al., supra note 2, at 2.}

In the background, though, some important details were developing. Twice in the 1990s, the Supreme Court ruled that the federal government could not “commandeer” nonjudicial state officials.\footnote{Printz v. United States, 521 U.S. 898 (1997); New York v. United States, 505 U.S. 144 (1992).} That is, Congress could not enact a law directing state officials to act—could not, for instance, order state officials to conduct background checks before issuing firearm permits.\footnote{Printz, 521 U.S. at 902, 923; New York, 505 U.S. at 175 (holding that a law requiring states to either take title to nuclear waste or regulate it in line with federal standards impermissibly commandeered state governments).} But the Court also was careful to distinguish commandeering from conditional spending; Congress could still offer money to the states subject to conditions.\footnote{New York, 505 U.S. at 166–67, 171–74.} As long as states were legally free to reject the terms of the offer, it was not commandeering.\footnote{Id. at 174.}

The Court’s reasons for its distinction between commands and conditions were never clearly formulated. The only real explanation from the bench was that commandeering obscured public accountability: voters might wrongly blame state officials for following their federal orders.\footnote{Printz, 521 U.S. at 929–30; New York, 505 U.S. at 182–83.} As commentators observed, one could say much the same about conditional spending and other forms of cooperative federalism.\footnote{Daniel Halberstam, Comparative Federalism and the Issue of Commandeering, in THE FEDERAL VISION: LEGITIMACY AND LEVELS OF GOVERNANCE IN THE UNITED STATES AND THE EUROPEAN
distinction, some argued, was that when voters blamed their local officials for the outcomes that flowed from a federal grant, those voters were not wrong: whereas commandeered officials had no part in the outcome, state officials “deserved” blame at least for agreeing to the grant.38

Other commentators also suggested that the two scenarios could be distinguished by an “internalization” principle.39 Under conditional spending, the federal government at least had to pay a price for its policies, while commandeering allowed Congress to pass the costs of enforcement on to the states.40 By forcing Congress to pay, commandeering indirectly limited federal power, because Congress would have to raise taxes to pay for its policies.41

Fast-forward to 2012. As part of the Affordable Care Act (ACA), Congress had enacted an expansion of the Medicaid program.42 To simplify considerably, the ACA required that states receiving Medicaid money expand the pool of persons eligible for Medicaid assistance, and provided for enhanced subsidies to cover the cost of these “newly eligible individuals.”43 A number of states then challenged the expansion as unconstitutionally coercive.44

38 Even this story breaks down if one considers that state officials can also be blamed for their failure to lobby effectively in warding off “commandeering” enactments. Brian Galle, Getting Spending: How to Replace Clear Statement Rules with Clear Thinking About Conditional Grants of Federal Funds, 37 CONN. L. REV. 155, 201 & nn.273, 275 (2004); see Neil S. Seigel, Commandeering and Its Alternatives: A Federalism Perspective, 59 VAND. L. REV. 1629, 1662–63 (2006) (noting that voters would have been correct in assuming that state officials were involved in the decision to transfer title of nuclear waste in New York).


40 See id.; see also Galle, supra note 38, at 167–70 (arguing that conditional spending is distinguishable from the other enumerated powers on this basis).


Most readers surely know what happened next. The Court, in a divided decision, ruled that conditioning funds already provided under preexisting Medicaid rules on states’ acceptance of the Medicaid expansion indeed was coercive. Justice Roberts, joined by Justices Breyer and Kagan, then went on to state that the Medicaid expansion could go forward, but that the only permissible sanction for states that refused would be the loss of the “new” Medicaid spending authorized in the ACA. Two other Justices, Ginsburg and Sotomayor, would have upheld the ACA in its entirety, yielding five votes for upholding at least some portion of the Medicaid expansion. The other four Justices agreed with Roberts that the Medicaid expansion was coercive, but would have gone further and thrown out the entire statute.

Other commentators have already begun ably to attempt to unpack the tangle of arguments in Justice Roberts’s opinion, so I want to focus here on the key analogy between federal grants and commandeering. Roberts argues that “[t]he Constitution simply does not give Congress the authority to require the States to regulate” and that that principle “is true whether Congress directly commands a State to regulate or indirectly coerces a State to adopt a federal regulatory system as its own.” Given that federal Medicaid matching grants provide an average of ten percent of states’ budgets, Roberts writes, states have “no real option but to acquiesce.” Though I agree with Professor Bagenstos that Roberts’s opinion also appears to set out some additional requirements for a conditional grant to be unconstitutional, this equivalence between grants and commandeering looks to be at least necessary to, if not sufficient for, a finding of unconstitutionality.

As I suggested at the outset, this equivalence is a puzzle. Let us set aside, for the sake of argument, the large number of conceptual questions one could raise about the claim that states, or perhaps state legislatures, can be coerced. Let us pretend instead, as the NFIB opinions seem to, that states are like humans, who can be menaced with guns, and for whom our moral intuitions about concepts such as free will might have some meaning. Even in that context, threats to impose money penalties are not

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45 NFIB, 132 S. Ct. at 2608 (Roberts, J.).
46 Id. at 2607.
47 Id. at 2629–42 (Ginsburg, J., concurring in part, concurring in the judgment in part, and dissenting in part).
48 Id. at 2656–68 (Scalia, Kennedy, Thomas & Alito, JJ., dissenting).
49 Bagenstos, supra note 2, at 866–71, 873–906; Huberfeld et al., supra note 2, at 37–76.
51 Id.
52 Id. at 2604–05.
53 Bagenstos, supra note 2, at 873–902.
54 See Bagenstos, supra note 31, at 372–80; Baker & Berman, supra note 13, at 521 (suggesting that the concept of coercion has too many problems to be judicially manageable).
typically seen as “coercion,” because we recognize that humans do have free will and are capable of deciding their own priorities. When Verizon demands a $200 termination fee for my switch to AT&T, I will pay it if I like AT&T’s 4G coverage better. Put another way, states that refuse a grant always have the legal authority to raise taxes or cut spending. What can Roberts mean when he writes that the states have no “real” option?

One argument, if an implausible one, is politics. Maybe the claim is simply that it is politically difficult to raise taxes. And, given the power of entrenched interest groups, it may also sometimes be challenging to cut spending, although most states in the recent recession had no such difficulty. But what does “politically difficult” mean? Only that state officials have something—reelection—that they value more than they value refusing the grant. That again sounds like a choice. Perhaps there is a constitutional argument that state officials should never have to make tough political decisions, but if so it is not clear what the content of that argument could be. Further, as I have suggested elsewhere, there are good reasons to believe state officials often will have self-serving incentives to refuse grants, a point that is well illustrated by the fact that many Republican governors are now threatening to refuse the Medicaid expansion.

55 See Kathleen M. Sullivan, Unconstitutional Conditions, 102 HARV. L. REV. 1413, 1419–21 (1989). Having said that, even some noncoercive threats, such as blackmail, are sometimes off limits legally. But the Court’s argument here is not that Medicaid was a threat, but that it was a coercive threat.

56 David A. Super, Rethinking Fiscal Federalism, 118 HARV. L. REV. 2544, 2561 (2005); see U.S. CONST. art IV (guaranteeing states a republican form of government).


58 This is also the core intuition behind the claim that states are “locked in” to federal grants: local constituencies grow around grant programs, like coral, reducing state officials’ political flexibility. David Freeman Engstrom, Drawing Lines Between Chevron and Pennhurst: A Functional Analysis of the Spending Power, Federalism, and the Administrative State, 82 TEX. L. REV. 1197, 1243–44 (2004); see Hills, supra note 37, at 903–04. My view is that state political influence over agencies that implement cooperative programs generally mitigates any lock-in concerns. Galle, supra note 38, at 191–96.


60 See Bagenstos, supra note 2, at 880 (arguing that political consequences for state officials who turn down grants is part of the political accountability that the Court aims to protect).


Poverty is a better argument. Assume for the sake of discussion that state governments provide absolutely vital services (however those are defined) to their citizens, and are struggling on the brink of solvency. In that situation, it at least becomes more tenable to claim that state officials have no real option but to accept assistance; by assumption, without federal dollars, states will lose something essential to their mission. That is the scenario where it makes sense to suggest that conditional spending might cause voters to assign blame to the wrong official, and in which it might be possible for the federal government to foist off regulatory responsibility on states without paying the full price.

The four dissenters in NFIB appear to have made this leap. Like Roberts, they argue that coercive federal spending is equivalent to commandeering. Their explanation for why the Medicaid expansion is coercive is more detailed, though. They note that states “would be very hard pressed to compensate for the loss of federal funds by cutting other spending or raising additional revenue.” And, though they acknowledge that states have sovereign control over taxing and spending, they argue that the reason states would be unable to replace lost Medicaid dollars is that “heavy federal taxation” has reduced the states’ ability to raise money for themselves. In effect, the claim is that federal taxes have crowded out state taxes to such an extent that states have only a tenuous ability to raise additional funds. While small federal grants might be replaceable, a grant as large as Medicaid, in combination with the crowding effect of federal taxation, makes refusal impractical.

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63 C.f. Baker, Conditional Spending, supra note 13, at 1938 (comparing states receiving grants to welfare recipients who would starve without assistance); Baker & Berman, supra note 13, at 519–20 (comparing states to a “destitute widow”).

64 For evidence on whether U.S. states have found themselves in this position in recent times, see Galle, supra note 61, at 923–30 (short answer: no).

65 I would like to avoid getting too bogged down in philosophical debate over what “coercion” means. But note here briefly how much intellectual work the word “real” is doing in Roberts’s opinion. States always legally have choices, but some of those choices have consequences so undesirable that we would rather not see them put to that choice. The “real” option is one that avoids painful moral consequences or consequences inconsistent with the presumed constitutional structure. Which consequences those are remains a matter of moral and constitutional judgment, all of which is elided in the Roberts opinion. It is in this sense, as Professor Sullivan pointed out long ago, that all definitions of coercion are “irreducibly normative.” Sullivan, supra note 55, at 1428.

66 Galle, supra note 61, at 919–22; Seigel, supra note 39, at 1656 n.110.


68 Id. at 2663.

69 Id.

70 Id. at 2662 n.13.

71 See Bagenstos, supra note 2, at 871 (noting the dissenters’ link between crowd-out and coercion). The dissenters do not explain why spending cuts are off the table as another alternative.
Academic commentators, too, rely on the crowd-out argument to explain why states cannot turn to their own revenues.\textsuperscript{72} For example, Professor Baker argues that “[w]hen the federal government makes a conditional offer of funds, states [that dislike the conditions] are severely constrained in their decisionmaking by the lack of equivalent, alternative sources of revenue.”\textsuperscript{73} She acknowledges that states have their own taxing authority, but claims that the federal government has a “monopoly power” over revenues that prevents states from being able to draw on their own funds.\textsuperscript{74}

In short, all of the coercion arguments appear to rely, either explicitly or implicitly, on the factual claim that federal taxation squeezes state revenue capacity.\textsuperscript{75} To be sure, there are a number of other questionable assumptions built into the coercion argument,\textsuperscript{76} and perhaps other ways one might justify limits on conditional spending.\textsuperscript{77} But those questions aside, the crowd-out claim looks to be essential to any persuasive case for the doctrinal course the Justices have chosen. And while it is uncertain exactly how future courts will assemble the three NFIB opinions into a “holding,”\textsuperscript{78} it seems likely that no matter how that plays out, the explicit views of four Justices, and the logically necessary claims of three others, will be central to future applications.

\textsuperscript{72} Baker, Conditional Spending, supra note 13, at 1936–38; Seigel, supra note 39, at 1656–57.

\textsuperscript{73} Baker, Conditional Spending, supra note 13, at 1936.

\textsuperscript{74} Id. at 1936–38.

\textsuperscript{75} That is not to say that NFIB or academic commentators have clearly explained what the crowd-out concept means. Suppose that federal revenues do not absolutely prevent state taxes but merely increase the economic cost or political pain of collecting them. At what point are the cost and pain so unacceptable that they are “coercive”? See Bagenstos, supra note 2, at 879 (raising this question). What kinds of state services would have to be threatened by revenue shortfalls for spending cuts, too, to be coercive? Who decides the baseline of what are essential state services? And, since the entire artifice rests on claims about voter confusion, when do voters assign “too much” blame to state officials? Given that there are always plausible arguments for why state officials may have had some role in a concurrent program, cf. Jessica Bulman-Pozen & Heather K. Gerken, Uncooperative Federalism, 118 YALE L.J. 1256, 1265–84, 1297 (2009) (noting that codependency gives state officials power to sway outcomes, and suggesting that this should reduce judicial concerns over commandeering), the voter-confusion story necessarily implies that there must be some underlying normative theory of the “right” amount of blame.


\textsuperscript{77} E.g., John O. McGinnis & Ilya Somin, Federalism vs. States’ Rights: A Defense of Judicial Review in a Federal System, 99 NW. U. L. REV. 89, 118 (2004) (arguing that because state officials do not internalize the effect of their acts on the whole nation, state decisions to accept grants can diminish national welfare); Sullivan, supra note 55, at 1492–96 (arguing that, while conditional grants are not “coercive” in the usual sense, they may still allow the federal government to obtain more power than the constitutional system prescribes).

\textsuperscript{78} Bagenstos, supra note 2, at 866–68 & n.24.
My goal for the remainder of this Article is therefore to try to better understand what crowd-out means, and to explore whether observable facts support the Justices’ assumption that it happens in the real world.

II. ECONOMIC & POLITICAL THEORIES OF CROWD-OUT

The claim that the federal tax “monopoly” will reduce state taxes seems to depend on an unstated assumption that the state and federal governments are wrestling for control of a single resource. But barring a communist revolution, taxation inevitably leaves a large portion of social wealth in private hands.79 In that setting, as I will show, the intuition that crowd-out rhetoric invokes misses important details. Economic theory does offer some reasons to believe crowd-out is a possibility. But it also provides lots of very good reasons for why federal revenues could actually increase state receipts, especially given existing U.S. institutions. Similarly, a political analysis of two sovereigns sharing one common pool of funding could predict either crowd-out or crowd-in, depending on institutions and quirks of human behavior. In this Part, I begin to tease out the competing narratives.

Let us start with the simple arithmetic argument. If the federal government takes all the money, states cannot raise money themselves. If national revenues were one dollar short of the gross domestic product, there would not be much room for state government. But in a more realistic setting, when federal revenues rise, state voters have a choice between surrendering some private consumption and cutting state taxes. A persuasive case for crowd-out must explain why voters would necessarily choose to keep private goods over public goods. I see two basic routes to that case, one legal and economic, the other largely political.

A. Law & Economics of Crowd-Out

Let me first explain why I say that the crowd-out argument necessarily assumes a hidden premise that the two sovereigns are tugging at one shared resource. In the U.S. context there may be more than one resource: federal and state taxes need not overlap. The Constitution requires that any federal “direct” tax be apportioned.80 Apportionment means that the revenue raised from the tax must be divided among the states according to their population; the exact mechanism is tedious, and is set forth in the margin for readers who have trouble sleeping.81 Although the U.S. did impose

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79 And even the revolution may leave space for black markets and elites with Swiss bank accounts.
80 U.S. CONST. art. I, § 2, cl. 3.
81 In essence, each state pays a fraction of the total national tax equal to its share of the national population. Suppose the federal government aims to collect $100m in special land taxes. If California has ten percent of the U.S. population, it would have to pay ten percent of the total federal revenues for an apportioned tax, or $10m. If there is only one taxpayer in California whose land meets the criteria of the tax, that person will pay $10m.
some apportioned direct taxes in the nineteenth century, it is generally agreed now that in a modern setting apportionment produces such absurdly unequal burdens on taxpayers in different states that the federal government can no longer practically collect direct taxes.82 This means that there are some things that only states can tax. While the exact definition of direct taxes remains a little uncertain, they likely at least comprise taxes on land and “head,” or uniform per-person, taxes.83

If each source of tax revenue were its own pot of money, then these constitutional limits on federal taxation would rather weaken the crowd-out argument. The federal government might exact a high income tax, but states could respond simply by shifting to real estate and head taxes. Similarly, at present the national government has very few sales taxes, with excises on gas and cigarettes as the major exceptions.84 States can currently respond to higher federal income taxes simply by collecting more in sales tax.

The economic reality is a bit more complicated. The “incidence,” or real economic bite, of a tax does not always match its legal label.85 For instance, suppose that the reason I go to work is in order to buy myself shiny things. What if there were a tax on retail purchases? Then the pile of shiny things I can get by pulling on pants and working is smaller. I might well prefer to stay in bed. For this reason, most economists believe that part of the incidence of consumption taxes, which can include the retail sales tax as well as other taxes on goods and services, falls on labor.86 That is, it affects our decision to work, as well as what to buy. Similarly, if there is a tax on real estate, I might prefer to invest in something else. Because there is now demand for that something else, its price rises, meaning I cannot purchase as much of it. Thus, some theorists think that taxes on land in effect are taxes on all capital investments.87

85 See JONATHAN GRUBER, PUBLIC FINANCE AND PUBLIC POLICY 557–85 (3d ed. 2011).
Viewed in this way the crowd-out argument quickly becomes an empirical one. To what extent do taxes nominally imposed on one base spill over onto others? Would federal taxes on capital earnings interfere with state taxes on land? Theory cannot provide an answer; the outcome depends on how humans respond to changes in the price of different commodities—the elasticity of demand and supply. And elasticities could change over time as the population’s preferences change.

Even if it were clear that the “indirect” taxes permitted to the federal government could effectively burden the sources of the “direct” taxes reserved for states, crowd-out theory still must explain how this overlap impacts states’ finances. When taxes at one level rise, do voters prefer to give up government services or their private consumption? Or perhaps the tradeoff is not zero-sum at all. We need a theory of how public funds are allocated to make a good prediction.

One standard prediction in the public finance literature is that overlapping taxation by two sovereigns may reduce the total funds available to either because of the deadweight loss of taxation. Taxes can change our behavior, as many a wealthy Cayman Islands banker could attest. Sometimes these changes create costs without any offsetting benefits. For instance, to take advantage of the low tax rates Ireland imposes on intellectual property, Microsoft, Apple, and many other firms have set up a series of shell corporations in which profits appear to be earned in Ireland rather than, say, the United States. Imagine what your iPad could do if Apple had spent the time and intellectual effort it devoted to these tax dodges on refining its product instead. These wasted efforts are known as deadweight loss.

The deadweight loss generated by one sovereign’s taxes can impact another sovereign dependent on the same sources of revenue. If the economy is less vibrant because people and businesses are wasting resources avoiding federal taxation, then state personal and corporate income taxes will bring in less revenue. That can be the case even if neither government’s tax formally overlaps with the other’s. Federal corporate

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88 GRUBER, supra note 85, at 564–71.
89 Besley & Rosen, supra note 18, at 386–87.
92 GRUBER, supra note 85, at 591–601.
93 Besley & Rosen, supra note 18, at 386–87.
taxes could potentially reduce state income tax revenues just by distorting the economy, albeit fairly indirectly.

Economists believe these effects are usually compounded, though, when both sovereigns are taxing the same things.94 The math underlying the theory of deadweight loss predicts that losses grow exponentially with the marginal tax rate.95 That is, the losses from a tax of 10% are more than double the losses from a tax of 5%.96 If two sovereigns tax the same base, each may find that their tax is far more economically costly than they expected because of the interaction between the two taxes. For instance, suppose the federal government taxes widgets at 10% and that the state of Widgetdoom is considering adding its own 10% tax. If consumers consider these taxes together when they make their purchase decision, in effect the consumer is looking at a 20% higher price. The standard theory of deadweight losses predicts that the impact of the new Widgetdoom tax on the local economy will be considerably larger than if the state imposed an identical tax with no federal excise. It may therefore no longer be economically prudent for the state to impose the tax.

It is worth noting that this point, too, rests on some uncertainties. Here again the elasticity of private responses matters.97 If demand for a good is highly inelastic—if people do not change their desire for it much when its price changes—then the deadweight loss of overlapping taxes will be small.98 The overlap theory also assumes that individuals will respond to two different taxes as though they were part of one price. But that is not necessarily the case. As anyone who has watched an infomercial knows, and as ample academic research now confirms, consumers do not always treat different parts of the price of a good, such as shipping and handling charges, the same as others.99 Some lab research suggests that individuals might similarly fail to integrate the effects of separate tax systems.100

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94 Chernick & Tennant, supra note 18, at 515–16.
95 GRUBER, supra note 85, at 594–95.
96 Without dwelling on the math, the intuition is that small changes in price only affect people who are relatively indifferent to how their decision turns out. GRUBER, supra note 85, at 595. But as the price effect gets larger, we start to pull in people who feel more and more strongly about the outcome.
97 See Chernick & Tennant, supra note 18, at 515 (explaining that the “displacement effect” of federal tax depends on elasticity of the tax base).
98 See Devereux et al., supra note 15, at 452, 458 (arguing that vertical tax effects are small when demand is inelastic); Keen & Kotsogiannis, supra note 23, at 366–67 (modeling the claim that the effect of federalism on state taxation depends on elasticity of investors’ responsiveness to tax).
Another well-known interaction between two tax systems also arises from the fact that taxes change people’s behavior. Suppose the government taxes apples but not pears. Depending on how readily people switch from one of these to another—the “cross-elasticity” of demand—this differential taxation might mean more pear eaters. A federal apple tax then could reduce state apple-tax revenues, because there would be fewer apple sales for the state to tax. That is, substitutions in response to federal tax not only shrink the state’s economy, but also shrink the fraction of the state’s economy subject to tax. The state might raise its rates or tax some other commodity instead, but if the state tax system had already been optimized to minimize the total economic burden of taxation, those shifts would again increase the deadweight loss of state taxation.

An important caveat to the deadweight loss arguments is that existing state systems are rarely ideal and may well have many available “margins” on which to adjust their behavior. For instance, rather than raising their nominal tax rates in response to federal taxation, states could phase out some inefficient subsidy, creating an effective tax on the subsidy recipients. By inserting many of these small phase-outs, the state could keep all of its tax rates low, avoiding the exponential effects of higher effective taxes.

Another, less familiar argument the crowd-out theorist could offer is that overlapping tax bases reduce the revenue-maximizing rate available to both sovereigns. Tax rate increases beyond a certain point may reduce revenues by motivating taxpayers to go to greater efforts to avoid the tax. For example, in the United States many states rely primarily on the federal

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102 See Besley & Rosen, *supra* note 18, at 386.

103 Cf. *id.* at 387 (noting that states can reduce expenditures rather than raising taxes).


definition of income for purposes of their own income tax.\textsuperscript{107} Suppose Ted Taxpayer has to decide how to report his business income. His reporting decision will affect both his federal and state income taxes. When Ted decides how risky or aggressive his reporting position should be, he rationally should compute the total marginal cost of each dollar of income his position will cost him.\textsuperscript{108} Increases in one government’s tax rate could therefore shrink the tax base for the other, even aside from pure deadweight losses.

Notice again the empirical uncertainty that lies behind the revenue-maximization argument. Rate changes by overlapping governments affect their rivals only to the extent that the total combined rate is high enough to motivate these kinds of base-affecting decisions. For that to happen, there must be some shared legal definitions of the tax base. And, again, it must be the case that taxpayers are rational in the sense that they combine the two pieces of the tax price together when they make their decisions.\textsuperscript{109}

In short, there is an economic case for crowd-out but it is an uncertain one. While state and federal governments do not necessarily tax the same sources, it is possible that the decisions of one can affect the other. Whether these effects are large, small, or nonexistent depends on conditions on the ground that cannot easily be predicted in the abstract. And there are still a number of countervailing possibilities I have not yet considered.

\textbf{B. The Politics of Crowd-Out}

Like the economic case for crowd-out, the political argument, as it has currently been articulated by scholars, depends on a series of assumptions. For example, Lynn Baker and others have argued that federal taxation crowds out states’ revenue-raising ability because the tax-paying public has a limited tolerance for taxation.\textsuperscript{110} But these claims presume that voters consider state and federal taxation to be substitutes for each other, that state voters have no way of communicating their preference for lower total tax to federal officials, and that voters’ “utility functions” are stable and

\textsuperscript{108} Cf. Devereux et al., supra note 15, at 453 (suggesting that total excise taxes may affect incentives for tax avoidance).
\textsuperscript{109} As far as I am aware, there is no clear evidence on whether taxpayers respond to combined federal–state prices as though they were one price. The nearest study is Gruber and Saez, who find no statistically significant differences in the responses of taxpayers to state and federal tax rates. Gruber & Saez, supra note 106, at 22–23. If taxpayers do not integrate the two prices, we arguably should see less responsiveness to state taxes. But then the magnitude of the state rate changes that Gruber and Saez studied were mostly much smaller than the magnitude of the federal changes, see id. at 13–15 & n.7, making it hard to know if their results offered a relevant comparison.
\textsuperscript{110} See supra note 13.
Again, these assumptions may be defensible, but they need some unpacking.

First, it is a bit of a puzzle why federal taxes would make voters want fewer state taxes. I may speak only for myself on this point, but having a new television does not lessen my desire for hot dogs. That is, purchasing one set of goods—for instance, the bundle of government services one gets from the federal government in exchange for taxes—should not have any direct effects on a voter’s preferences for another set of distinct goods, such as the bundle of services they receive from their state or local governments. To be sure, if voters think of all government as one indistinguishable mass of “public goods,” then it is likely one might displace the other. As the economist Sam Peltzman showed in 1973, public spending for one specific good is likely to reduce our desire to purchase (whether from a charity or a second government) another very similar good.

We thus seem to have yet another empirical question about how public preferences work. Do voters see different tiers of government as interchangeable, such that getting more of one makes us want less of the other? Or are the two governments two very different bags of groceries?

Looking at the data in the modern United States, government services at the national and subnational levels are fairly highly differentiated. Both tiers spend a good deal on health with most state spending via the Medicaid program. But that aside, the bulk of national spending is defense, retirement, and income security, which primarily consist of various transfer

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111 A “utility function” is a model of how an individual’s decisions affect her subjective well-being. Gruber, supra note 85, at 26.

112 Cf. Joel Huber & Christopher Puto, *Market Boundaries and Product Choice: Illustrating Attraction and Substitution Effects*, 10 J. CONSUMER RES. 31, 34, 40 (1983) (observing that consumers sometimes change their purchase decisions based on availability of an “irrelevant” alternative, and describing this behavior as irrational); Itamar Simonson, *The Effect of Product Assortment on Buyer Preferences*, 75 J. RETAILING 347, 348–70 (1999) (same, surveying the marketing literature). The exception would be if two goods are “complements” or “substitutes” for each other. Simonson, supra, at 354–55. Chocolate and peanut butter are the tastiest example of the former.

113 This appears to be the standard assumption in many existing economic analyses of crowding. See, e.g., Andersson et al., supra note 18, at 245 (noting that the authors follow several other papers in assuming voters have preferences between only three different goods: labor supply, public goods, and private goods).

114 Sam Peltzman, *The Effect of Government Subsidies-in-Kind on Private Expenditures: The Case of Higher Education*, 81 J. POL. ECON. 1, 5 (1973). Similarly, one could argue that some voters could have preferences for the overall size of government or otherwise somehow specifically resent taxes in a way that they do not resent other goods. But that is a just-so story; there is no ex ante reason to expect that voters will certainly accept or reject that view.

payments. Education dominates nonhealth state government spending. Education and Medicaid combined currently make up two-thirds of state budgets; transportation is a distant third at less than 8%. This split is not new and probably not a coincidence; basic fiscal federalism theory predicts that national defense and redistribution should be national functions. Voters may be rationally ignorant, but such dramatic, persistent differences seem difficult to overlook. So while it is certainly not inconceivable that voters view the two governments as interchangeable, it would be surprising.

Another well-known way that federal taxes could affect voter demand for unrelated state taxes is through what is known as the income effect. Sometimes having more money changes our preferences for stuff: not many millionaires ride the bus. For most things, which economists logically enough call “normal” goods, demand increases with income. There is evidence that many state services are normal goods, although some theorists differ. In any event, the argument would be that federal taxes, by reducing the wealth of state voters, diminish their demand for government services.

But this neglects federal spending. Some states take in more federal total dollars than their citizens pay in taxes, suggesting that demand for state taxes should actually increase in those states. At the individual level, recent estimates suggest that the median American voter receives a net benefit from federal taxing and spending. Wealthier voters are net

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119 Chernick & Tennant, supra note 18, at 515–16.
120 GRUBER, supra note 85, at G-7.
payors by the definition of the estimators. Even assuming that voters perceive the value of government benefits in the same way the study authors did, the net income effect is unclear: wealthy voters are politically more potent but of course fewer in number. That is usually a prescription for the victory of the minority, but on occasion policy entrepreneurs can awaken the sleeping giant and the majority prevails. Once again, theory does not give us a clear prediction.

A second assumption the political story relies on is that, even if federal taxes and state taxes are substitutes, it is state taxes that are the loser in any political conflict. Rick Hills has made this point, but it is worth elaborating just a bit. As Hills argues, voters could well prefer state to federal services, and so any overlap may tend to reduce the size of the national government rather than states. A counterargument could be that the federal government is a kind of “Stackelberg leader,” a game-theoretic term for a player whose dominant market position gives it a first-mover advantage. If Congress sees itself as a single entity in competition with states, perhaps it could, like a monopolist pushing around tiny competitors, use its economies of scale in national revenue raising to keep states from claiming too much of its tax “market.”

This counter raises a host of additional questions. Recent observers of Congress may note that shared purpose is not exactly a hallmark of the institution. Party allegiances and partisan advantage play important roles and, as advocates of the “political safeguards of federalism” have pointed

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124 Mankiw, supra note 123.

125 For example, some wealthy voters may view transfer payments to others as a social good they’ve purchased with their taxes. Others may see any provision of public goods with their own money as a “common disaster” they would have preferred to avoid.


128 Hills, supra note 37, at 865.

129 Id. For additional arguments along these lines, see Galle, supra note 126, at 707–08. For evidence that subnational taxes affect federal tax choices, albeit in a Canadian setting, see Masayoshi Hayashi & Robin Boadway, An Empirical Analysis of Intergovernmental Tax Interaction: The Case of Business Income Taxes in Canada, 34 CANADIAN J. ECON. 481, 501–02 (2001).

out, may serve as levers for states to preserve their own interests.\footnote{Larry D. Kramer, Putting the Politics Back into the Political Safeguards of Federalism, 100 COLUM. L. REV. 215, 278–86 (2000) (internal quotation marks omitted); Franita Tolson, Benign Partisanship, 88 NOTRE DAME L. REV. 395, 416–27 (2012).} Congress’s collective fiscal interests are also a public good for the members of Congress, meaning that if an interest group can offer an individual member private rewards for protecting the group’s desires, the member has strong incentives to favor the group over the interests of Congress as a whole.\footnote{For empirical evidence of this phenomenon, see Brian Galle, The Politics of Federalism: Self-interest or Safeguards? Evidence from Congressional Control of State Taxation, in HANDBOOK ON THE ECONOMICS OF FEDERALISM (forthcoming 2014), available at http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1759510.} Members of Congress may therefore be more attached to state constituencies who are devoted to lowering federal taxes than they are to their own budget authority.

Put another way, the crowd-out argument appears to assume that federal political actors will not internalize the impact of federal budgets on state finances.\footnote{Cf. Besley & Rosen, supra note 18, at 387 (noting that their model assumes the federal tax setter does not account for state revenue effects); Esteller-Moré & Solé-Ollé, Canada, supra note 18, at 249–52 (noting that the federal government can use grants to undo any distortions caused by crowd-out).} But in fact state-level actors have a wide variety of tools for ensuring that federal officials do just that. Whether they utilize those tools is a different question, and may depend on the political structure of the federal enactment. As Mark Seidenfeld and I have argued in a related context, federal enactments with low partisan valence and thin impacts across many states might lead to free riding, while politically charged changes, or threats to a major interest group or a small cluster of states, would be more likely to trigger intense opposition.\footnote{Brian Galle & Mark Seidenfeld, Administrative Law’s Federalism: Preemption, Delegation, and Agencies at the Edge of Federal Power, 57 DUKE L.J. 1933, 1964–66 (2008).} But admittedly these are broad theoretical predictions of the average outcome, not guarantees that states will win or lose any given fight.

A final source of uncertainty lies in the third assumption I mentioned, the assumption that state voters’ preferences for policy outcomes really respond to simple math in the way that the political crowd-out story seems to require. As I mentioned earlier, there are good reasons to suspect that voters actually do not jointly consider the total burden of taxation imposed by separate governments: they “anchor” on the larger number, or they keep separate mental accounts of the two tax burdens, or state tax burdens are simply less salient overall.\footnote{McCaffery & Baron, supra note 100, at 122–23, 132; Edward J. McCaffery & Jonathan Baron, Isolation Effects and the Neglect of Indirect Effects of Fiscal Policies, 19 J. BEHAV. DECISION MAKING 289, 290–91 (2006). For more detailed discussion, see Brian Galle, Federal Fairness to State Taxpayers: Irrationality, Unfunded Mandates, and the “SALT” Deduction, 106 MICH. L. REV. 805, 815–18 (2008).} A long tradition of conservative economic thought maintains that federated government, by breaking up and
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shrouding the total size of government, allows for a higher total tax than unitary government would, although evidence of that proposition remains elusive.\footnote{136}{Brian E. Dollery & Andrew C. Worthington, The Empirical Analysis of Fiscal Illusion, 10 J. ECON. SURVS. 261, 264–65, 270–71, 293–94 (1996); Keen & Kotsogiannis, supra note 23, at 364–65, 369.}

Voter preferences may also be contingent, rather than “exogenous” or determined independent of the existing political and legal rules. Suppose that federal revenues cause crowd-out under one set of legal arrangements, but would not cause crowd-out under another. In that case, should the federal government be prohibited from imposing conditions on its spending, or instead should the legal rules that cause crowd-out give way? To take one example, if the U.S. had more generous “revenue sharing” along the lines of the Canadian model, many poorer states would have greater resources.\footnote{137}{See Richard M. Bird & Michael Smart, Intergovernmental Fiscal Transfers: International Lessons for Developing Countries, 30 WORLD DEV. 899, 900–07 (2002) (describing the basic goals and outcomes of revenue sharing); Robin Boadway, Inter-governmental Fiscal Relations: The Facilitator of Fiscal Decentralization, 12 CONST. POL. ECON. 93, 112–16 (2001) (explaining the role of equalization grants in a decentralized system).}

In those states it would presumably be easier for taxpayers to absorb the economic strain of increased state revenue demands.\footnote{138}{Kelders & Koethenbuerger, supra note 17, at 684–85, 690 (claiming that revenue sharing reduces fiscal pressure).} Alternately, crowd-out of state revenues would very likely diminish sharply if all state taxes were fully creditable against federal taxation. If we only observe crowd-out in the absence of revenue sharing, should the logic of coercion demand fewer conditions on federal grants, or instead more generous federal support for states?

Similarly, the states’ existing laws may determine voter preferences. If states could readily borrow, upward shocks in fiscal demand could be smoothed out over time, diminishing the impact at least of temporary changes in federal taxation.\footnote{139}{See Arik Levinson, Balanced Budgets and Business Cycles: Evidence from the States, 51 NAT’L TAX J. 715, 717–19 (1998) (describing the relationship between state borrowing and state ability to weather fiscal crises). Borrowing diminishes the impact of revenue shocks for a number of reasons. Perhaps the most straightforward is the relation between deadweight loss and tax rates. Robert J. Barro, On the Determination of the Public Debt, 87 J. POL. ECON. 940, 943–45 (1979). For a state that starts at a 10% tax, ten years of 11% taxes are much less distortive than one year of 20% taxes. See id. Additionally, there are good reasons to think that as a political matter present voters and officials will view the burden of debts as less than the burden of an equivalent present discounted value of tax increases. For an extended discussion of that point, see Brian Galle & Jonathan Klick, Recessions and the Social Safety Net: The Alternative Minimum Tax as a Countercyclical Fiscal Stabilizer, 63 STAN. L. REV. 187, 199–200 (2010).} But it is states’ own budgeting rules that impair their borrowing capacity.\footnote{140}{Richard Briffault, Foreword: The Disfavored Constitution: State Fiscal Limits and State Constitutional Law, 34 RUTGERS L.J. 907, 915–16 (2003); Brian Knight & Arik Levinson, Fiscal Constitution, supra note 140, at 1150 (claiming that the rules of some states impair borrowing capacity).}

Those rules are a defensible response to
predictable political failures at the state level.\textsuperscript{141} But again they pose the question: if crowd-out is contingent on the presence of these state rules, why should the legal burden of coercion fall on conditional spending, rather than the rules that contribute to crowd-out?

Lastly on this point, federal anticorruption laws may themselves cause crowd-out. States have several possible tools for preparing for unexpected fiscal demands. Borrowing, again, is one of these, and so is saving.\textsuperscript{142} But if the Supreme Court guarantees that states will not be subjected to sharp new financial demands from the federal government, the state has less reason to build those kinds of revenue-smoothing institutions. In essence, the coercion doctrine is a bailout, a promise of assistance in the event of fiscal emergencies.\textsuperscript{143} In that scenario, crowd-out is the result of moral hazard: the state fails to take action to protect itself against fiscal shocks because it has judicially provided insurance against the shock.\textsuperscript{144}

Overall, the political argument for crowd-out is uncertain. While some of the uncertainties are relatively deep conceptual questions about the nature of voter preferences, others are straightforward questions about how voters and political officials behave. Those questions, at least, are testable, as I hope to show shortly.

### III. THEORETICAL ARGUMENTS FOR CROWD-IN

Despite all the possible arguments I have just set out, the reported conventional wisdom among state budget analysts is that state revenues tend to rise together with federal revenues.\textsuperscript{145} That is, federal revenues might actually crowd-in state revenues. Why might that be? One set of potential reasons involves the close relationship between state taxing systems and the federal income tax. Another relates to the way that voters may form preferences about the size and cost of government.

First, though, it may be useful to sort out a definitional issue. In one sense it should be completely unsurprising that state and federal revenues tend to have a strong positive correlation, because both are usually imposed

\textsuperscript{141} Galle & Klick, \textit{supra} note 139, at 198–204.

on sources of funds that vary with the strength of the economy. When the economy is booming, income and sales tax revenues often are too. Because property values are stickier, and assessed property values stickier still, property taxes are less variable, but are still somewhat sensitive to economic conditions. So perhaps this is all that analysts mean when they say that government revenues move together: most governments’ revenues are affected by economic conditions.

The crowd-in I have in mind is something different. For either crowd-out or crowd-in, it seems the key question is whether federal policies make it more or less difficult for the state to raise money, all else equal. To observe whether causation exists in this way, arguably the better measure of crowding would therefore hold economic conditions constant, as would be the case if we measured the effects of federal tax on state revenues as a percentage of the state’s wealth, or “gross domestic product.” On the other hand, I have already suggested some ways in which tax’s effects on the economy can itself contribute to crowd-out (and, as I will show in a moment, crowd-in). So maybe the most precise measure of crowding would be to hold all non-tax-related changes in the economy constant. Unfortunately, it rarely will be possible to cleanly separate out the tax-related changes in economic conditions from those that arose independently, which will complicate my econometric analysis. For now, my only point is that when I refer to crowd-in, I am describing those effects that are most closely related to the federal tax system.

Another possibility the budget analysts may have in mind, and that would not be much relevant for my inquiry, is that what looks like crowd-in may instead be changes in voter demand for government. Voters might simultaneously agree to higher taxes for both their state and federal governments because they decide they want more of some service that both governments provide. Health care would be the major contemporary example here. But this simultaneous change in demand does not really tell us much about crowding theory, since that would be a mere correlation, while the question crowd-out theorists seem to have in mind is whether federal taxation actually causes states’ diminished ability to tax.

149 Further, since in some sense all economic conditions in a democracy depend on the existence of government, a separation between tax-related and other kinds of economic changes may not offer a clear conceptual boundary. See LIAM MURPHY & THOMAS NAGEL, THE MYTH OF OWNERSHIP: TAXES AND JUSTICE 32–37 (2002).
150 Cf. Besley & Rosen, supra note 18, at 395 (identifying factors that might cause simultaneous changes in federal and state tax rates).
151 See supra text accompanying notes 115–18.
Turning to crowd-in itself, then, many economists have hypothesized that the interrelated structures of state and federal tax systems tie together the paths of federal and state revenues. A key component of that relationship is the federal income tax deduction for taxes paid to state and local governments. Federal taxpayers who itemize can reduce their federal taxable income by the amount of income and property taxes they paid to other governments. Currently, itemizers also have the option of swapping their state income tax deduction for a deduction for the amount of general sales tax they pay, a handy choice for residents of states like Texas and Florida that lack an income tax.

Crucially for the crowd-in argument, the dollar value of a deduction increases when federal income tax rates rise. Deductions reduce taxable income, not taxes due. So each dollar of deduction reduces the size of the check the taxpayer must write to the government by her marginal tax rate times the amount of the deduction. In effect, the federal government is offering a matching grant to its taxpayers for the purchase of state and local government. When federal rates go up, the value of the matching grant increases. Furthermore, to the extent that households view federal taxes paid as lost income, a deduction makes them feel subjectively richer. If state government is a normal good, this income effect, too, should increase their demand for state services. For some taxpayers, though—mostly homeowners or large families whose incomes fall between $100,000 and $500,000—the Alternative Minimum Tax (AMT) will claw back the value of the state and local deduction.

152 Chernick & Tennant, supra note 18, at 510–11.
155 See Chernick & Tennant, supra note 18, at 511 (noting relation between value of deductibility and income).
156 For instance, when Theresa Taxpayer takes a $10,000 deduction, the amount she saves on her tax bill depends on her marginal rate. If she earns $1 million per year, putting her in the highest bracket, she will have a 39.6% marginal rate, meaning the deduction will save her $3960.
157 McLure & Zodrow, supra note 16.
A similar provision is the federal tax exemption for income earned on bonds issued by state and local governments. Because interest is tax free for holders of the bonds, states can offer a below-market rate of interest and still be competitive with taxable bond issuers. Again, the size of this discount increases with the federal income tax rate, since that rate represents the amount of money exempt-bond purchasers save relative to buying a taxable bond. As a result, state taxpayers face a lower overall price of government. The highest income bondholders may also be net enriched by the combination of tax exemption and lower bond rates, leading to an income effect that could drive up demand for government services. Even if tax-exempt bonds do not lead to crowd-in, they should mitigate the impact of unexpected federal demands on state revenues by lowering borrowing costs, allowing the state to spread out the burden over time.

Crowd-in may also be a product of overlapping legal definitions and enforcement. Most states define income as based in significant part on the federal definition. Thus, when Congress expands its tax base, state bases expand as well. As I and others have explained before, while sharing definitions does cede some policy primacy to the federal government, it also greatly simplifies life for state taxpayers, and allows state enforcement efforts to piggyback on the federal government and other

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161 § 103.
163 See Gillette, *supra* note 162, at 1046–47 (noting that tax-exempt bonds are equivalent to federal grants to borrowers).
164 See Robert P. Huefner, *Municipal Bonds: The Costs and Benefits of an Alternative*, 23 NAT’L TAX J. 407, 409 (1970) (explaining that exempt bond buyers receive a windfall if their tax rate is above the rate of the marginal purchaser). Top tax bracket bondholders sometimes come out ahead by buying exempt bonds because the price of the bond may be set to compete for the business of buyers in a lower bracket. For instance, let’s say the market rate for bonds issued by nonexempts with credit comparable to the State of Indebtedness would be 10%. The State initially offers its bonds at 6.5%, assuming that this price will leave buyers in the 35% bracket indifferent between their product and a competitor. What if it does not manage to sell all its bonds? It may then raise its rates to 7% to capture the business of buyers in the 30% bracket. Buyers whose marginal rate is 35% then reap a 0.5% windfall.
165 See Gillette, *supra* note 162, at 1052–54 (noting income effect of exemption generally).
166 Cf. Barro, *supra* note 139, at 942–45 (suggesting that borrowing allows governments to overcome temporary drops in revenue or increases in demand more efficiently).
168 Chernick & Tennant, *supra* note 18, at 510.
states. For example, relative to individual state revenue agencies, the IRS has massive economies of scale, and, with its web of state- and international-data sharing, access to a more complete picture of each taxpayer’s economic life. More effective enforcement not only saves states money but also likely reduces the elasticity of taxable income—that is, diminishes taxpayers’ incentives to take aggressive reporting positions, increasing the amount of revenue states can collect at any given tax rate.

The benefits of shared enforcement are not necessarily static, and may well rise as the federal tax rate rises. In theory, it would be rational for the federal government to anticipate that its own tax increases would incentivize more creative tax accounting. Federal officials should therefore audit more intensively when rates are higher, or at a minimum devote more audit attention to taxpayers in higher brackets. The latter, at least, fits with the available publicly known facts about IRS practices. Another source of crowd-in, then, might be the revenue benefits states realize when federal auditors ratchet up their efforts.

Shared enforcement resources may be especially important in the taxation of multijurisdictional taxpayers and cross-border transactions. When the tax base for each taxable unit is divided among several jurisdictions, the temptation for taxpayers to report their affairs in such a way as to allocate a larger share of the base to low-tax sovereigns is substantial. Information-sharing regimes can help to overcome this problem, but low-tax jurisdictions (sometimes called “tax havens”) have incentives to under-share. A credible central repository of data, such as that provided to states by the federal government, may mitigate the ability of taxpayers to shift income across borders, and again the information-checking effort expended by the federal authorities rationally should increase with their own tax rate.

Another set of theoretical arguments for crowd-in rests on predictions about how voters form preferences for how much to tax themselves. The

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171 Galle, supra note 126, at 703.
172 Saez et al., supra note 106.
173 There are also other alternatives, although mostly unexplored by domestic revenue authorities. See Alex Raskolnikov, Revealing Choices: Using Taxpayer Choice to Target Tax Enforcement, 109 COLUM. L. REV. 689, 710–40 (2009).
simplest of these I have discussed already: income effects. An expanding federal government can enrich many state residents. Some states on net receive more federal transfers than they pay in taxes.\textsuperscript{175} Others, such as Maryland and Virginia, may be home to large numbers of federal contractors and employees.\textsuperscript{176} And, notwithstanding the occasional $800 toilet seat, some federal revenues may actually be used for good investments that expand the economy.\textsuperscript{177}

More subtly, Besley and Case have argued that voters may decide how much tax they want based on “yardstick competition”—comparisons between governments.\textsuperscript{178} If my neighbors are paying 10\% of their income to their state, my own governor’s proposal to hike taxes from 8\% to 9\% seems more reasonable. Although Besley and Case focus on horizontal competition among states, other commentators suggest that voters may also compare governments vertically.\textsuperscript{179} While there is little direct evidence of vertical yardstick comparison, if it exists it could cause crowd-in: voters may be more inclined to see higher state taxes as a good deal when federal government is quite expensive.

Proponents of the so-called “Leviathan” theory of government tell a related vertical competition story that focuses instead on the incentives of government officials. In these accounts society’s total available resources are a common pool from which both federal and state officials must “fish” for taxes.\textsuperscript{180} Leviathan theorists assume that officials have self-interested

\textsuperscript{175} See sources cited supra note 122. Of course, this would imply crowd-out in net payor states.
\textsuperscript{177} Cf. Bev Dahlby & Leonard S. Wilson, Vertical Fiscal Externalities in a Federation, 87 J. PUBL. ECON. 917, 921–27 (2003) (modeling the claim that state taxation can increase federal revenues by improving productivity of labor and therefore taxable income).
\textsuperscript{178} Timothy Besley & Anne Case, Incumbent Behavior: Vote-Seeking, Tax-Setting, and Yardstick Competition, 85 AM. ECON. REV. 25, 41 (1995); Pierre Salomon, Horizontal Competition Among Governments, in HANDBOOK OF FISCAL FEDERALISM 61, 73–77 (Ehtisham Ahmad & Giorgio Brosio eds., 2006). However, this evidence is not consistently supported across all data. See Timothy Besley & Anne Case, Political Institutions and Policy Choices: Evidence from the United States, 41 J. ECON. LITERATURE 7, 50–51 (2003) [hereinafter Besley & Case, Policy Choices]; see also Esteller-Moré & Solé-Ollé, Canada, supra note 18, at 253 (finding evidence consistent with horizontal yardstick competition in Canada).
\textsuperscript{179} E.g., Martin Bodenstein & Heinrich W. Ursprung, Political Yardstick Competition, Economic Integration, and Constitutional Choice in a Federation: A Numerical Analysis of a Contest Success Function Model, 124 PUB. CHOICE 329, 331 (2005); see also Chernick & Tennant, supra note 18, at 518 (suggesting that federal tax increases may serve as a “first-mover signal” to states).
\textsuperscript{180} Dahlby & Wilson, supra note 177, at 918–19; Michael Keen, Vertical Tax Externalities in the Theory of Fiscal Federalism, 45 IMF STAFF PAPERS 454, 459 (1998); see also Brühlhart & Jametti, supra note 18, at 2028 (suggesting that a common pool problem arises whenever officials maximize their own constituency’s welfare); Ingemar Hanson & Charles Stuart, The Suboptimality of Local Taxation Under Two-Tier Fiscal Federalism, 3 EUR. J. POL. ECON. 407 (1987) (modeling shared budget as a common pool).
reasons for wanting to maximize the revenues available for their own use.\footnote{181} Given this assumption, and the further assumption that there are limited fish in the pond, basic game theory predicts that each competitor should want to catch the fish before their rivals get them all.\footnote{182} If each competitor fears that her rival’s efforts will ultimately crowd out her own, competition may encourage all the participants to increase their taxing efforts.

To sum up, there is a strong theoretical case for crowd-in. To my eye that case is stronger than the predictions of crowd-out. But both seem plausible. Indeed, both sets of predictions may be right, so that there could well be strong influences in each direction. We have therefore come to the end of what theory can likely tell us. At this point, we need evidence.

IV. PRIOR EVIDENCE ON CROWDING

In this Part, I will examine the existing evidence on whether federal revenues displace state funds. The evidence is thin, so my summary will be brief. In general, although there is no prior research directly on the effects of total federal revenues on total state revenues, there are two sets of narrower studies on related questions that could be relevant to my question here. Taken together, though, these narrower studies are fairly inconclusive.

The first set of studies examines whether federal taxation crowds out state taxation of the same tax base. For example, a series of papers has studied whether federal excise taxes on cigarettes and gasoline reduce state taxes on cigarettes and gasoline, respectively.\footnote{183} Some find that federal taxes increase state tax rates for the same commodity,\footnote{184} while others find no such effect or that the effect varies over time or commodity.\footnote{185} One paper finds crowd-out.\footnote{186} Other papers focus on the income tax. Again,

\footnote{181}{Keen, supra note 180, at 455.}
\footnote{182}{Christopher Berry, Piling On: Multilevel Government and the Fiscal Common-Pool, 52 AM. J. POL. SCI. 802, 805–06 (2008).}
\footnote{183}{E.g., Devereux et al., supra note 15, at 451–52; Esteller-Moré & Rizzo, supra note 15, at 359–76.}
\footnote{184}{Besley & Rosen, supra note 18, at 392.}
\footnote{185}{Devereux et al., supra note 15, at 452, 469; Esteller-Moré & Rizzo, supra note 15, at 355. Because the Esteller-Moré and Rizzo study is able to better account for the possible impact of non-tax-related economic events, and incorporates Devereux et al.’s insight that horizontal and vertical tax effects may interact, I find its results more convincing than others. See Esteller-Moré & Rizzo, supra note 15, at 356–57.}
\footnote{186}{Fredriksson & Mamun, supra note 18, at 35–36. Fredriksson and Mamun suggest that their results differ from others because they add controls for the state-level political influence of smokers and tobacco companies. Id. at 36. They also employ a putative measure of state corruption, which they measure by the number of federal corruption convictions. Id. For a variety of reasons, that outcome is probably a very poor measure of actual corruption. For example, corrupt state officials might well be better at warding off convictions when corruption is widespread enough to affect the federal prosecutor’s future job prospects in the state. More problematically, the corruption measure could be correlated with other factors that would confound their results. To take one example, successful
some find evidence of crowd-in, while others find the opposite, although the latter are all in the international context. Chernick and Tennant look jointly at income and consumption taxes, finding that although states may respond to federal taxation by shifting their tax base to favor wealthier voters, these shifts are overall revenue neutral. However, it is unclear whether Chernick and Tennant consider concurrent changes in other sources of revenue, such as corporate taxes and user fees. They also use simulated individual burdens rather than real statewide collections, and combine state and local effects, while our question here is state-level fiscal effects.

In interpreting many of these studies it is important to distinguish changes in state tax rates from changes in the amount of funds states are able to raise from their tax. Again, if federal taxation diminishes a state’s tax base—for example, if federal gas taxes motivate Escalade drivers to switch to an Escape or a Smart car—then state rates might rise to preserve total revenue levels. The reverse is also possible; good federal investments could expand the state economy and allow for lower rates. Then again, higher rates usually mean more money. So it is ambiguous, looking at rates alone, whether state revenues on net are moving in the same direction. Since the question posed by the NFIB decision is whether federal taxes reduce states’ ability to bring in funds, the relevant data point is total revenues, not tax rates. Therefore the tax-rate studies, even if they were more conclusive than they are, would not actually tell us a great deal about the coercion problem.

Prosecutions could correlate with greater federal resources devoted to the state, which could in turn affect state demand for public goods. It would therefore be interesting to know whether Fredriksson and Mamun would reach the same result if they dropped that variable, which they found to have significant effects. Id.

187 Brühlhart & Jametti, supra note 18 (Swiss cantons and municipalities); Esteller-Moré & Solé-Ollé, Canada, supra note 18, at 249 (Canada).

188 Andersson et al., supra note 18, at 255–56 (Swedish local and municipal governments);
Timothy J. Goodspeed, Tax Competition and Tax Structure in Open Federal Economies: Evidence from OECD Countries with Implications for the European Union, 46 EUR. ECON. REV. 357, 372 (2002); see also Chernick & Tennant, supra note 18, at 508 (noting that U.S. studies find crowd-in while studies of other jurisdictions sometimes find crowd-out).

189 Chernick & Tennant, supra note 18, at 531.

190 Id. at 521–22.

191 See Besley & Rosen, supra note 18, at 386 ("An increase in federal taxes on goods that are also taxed by the state implies that the states have to raise their rates in order to maintain their revenues.").

192 Fredriksson and Mamun argue that their tax rate results also imply lower state revenues. Fredriksson & Mamun, supra note 18, at 47. But lower rates imply lower revenues only if there are no offsetting expansions in the tax base—for example, if more individuals buy tobacco because the tax is lower. Fredriksson and Mamun offer no evidence on tax base in either direction. Also, their study does not tell us anything about whether states offset any possible loss in tobacco-tax revenues with other revenues or spending cuts.

193 Chernick & Tennant, supra note 18, at 516.
Studies of the impact of federal deductibility on state taxes supply another source of potential evidence. Unfortunately, the literature as a whole offers murky results. Some authors find that deductibility increases state tax receipts, while others find that it affects only the form but not the amount of total state taxes. Further, because many of these deductibility studies do not account for the potentially confounding effects of other federal–state interactions, their results may not be fully reliable.

Existing studies may help to refine some of the causal mechanisms that might contribute to crowd-out or crowd-in, though. For example, by comparing Canadian provinces whose laws automatically tracked national tax rules with those that did not, Esteller-Moré and Solé-Ollé found some modest evidence that Quebec, which did not track national law, was less sensitive to national tax rates than other provinces. That tends to support the idea that shared definitions are important to crowding. Similarly, Ladd found that the extensive federal tax reforms of 1986, in which the federal government eliminated many existing loopholes, boosted state budgets. Chernick and Tennant’s findings about the shifting distribution of state tax bases lend some support to the hypothesis that income effects of federal taxation may vary by income level. And Agrawal finds that municipalities respond more strongly to state taxes than states do to federal taxes, which he interprets as evidence that the elasticity of the tax base is important to crowding effects.

At this point it should be obvious that even taken all together, the literature does not appear to offer clear predictions about crowd-out. Changes in tax rates or revenues for one tax instrument do not tell us what is happening at the same time to other state revenues or state borrowing. The effects of one influence, such as deductibility or base overlap, do not show us the combined impact of all federal influences. More evidence is needed.

V. ORIGINAL EMPIRICAL EVIDENCE ON CROWDING

In order to test the competing crowd-out and crowd-in hypotheses, I construct a dataset of U.S. state and federal budgets and other control

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194 Kaplow, supra note 21.
195 Holtz-Eakin & Rosen, supra note 20; Metcalf, supra note 20; see also Galle & Klick, supra note 139, at 217 (finding that deductibility affects state countercyclical spending); Gramlich, supra note 20, at 453–58 (reporting that deductibility increases demand for state and local public goods).
196 Chernick & Tennant, supra note 18, at 515–20; Courant & Gramlich, supra note 20, at 244–53.
197 Esteller-Moré & Solé-Ollé, US, supra note 18, at 252 n.5.
198 Esteller-Moré & Solé-Ollé, Canada, supra note 18, at 241, 252.
199 Ladd, supra note 167.
variables, covering the years 1998 to 2010. I build a panel by collecting yearly information at the state level; that is, for each year, I have forty-eight observations, one representing each state.\footnote{Because some of my key variables depend on geographically adjacent states, I omit Alaska and Hawaii.} I then use regression analysis to identify statistical correlations between state and federal budgets, holding constant other factors that might influence the two.

\section{Methodology}

The regression analyses I report here take the form of what are known as fixed-effects panel regressions.\footnote{I describe additional technical details about the construction and analysis of the data, including a wide variety of alternative “specifications,” or research designs, in a related paper. Brian Galle, \textit{The Effect of National Revenues on Sub-national Revenues: Evidence from the U.S.}, 37 INT’L REV. L. & ECON. 147, 150–54 (2014).} In essence, what this means is that I will attempt to use the variation within each state from year to year to explain what causes state budgets to grow or shrink. Over time, the forces affecting each state budget, such as the size of federal revenues, the state’s wealth and population, and the amount of state taxes residents claim as deductions on their federal returns, will change. Other aspects of the state, such as its constitution, political tradition, and important budget institutions, are assumed to be unchanging, and so are held constant—hence the term “fixed effects” regression.\footnote{Joshua D. Angrist \& Jörn-Steffen Pischke, \textit{Mostly Harmless Econometrics} 222–23 (2009).}

As I discussed in Part III, the ideal measure of federal–state influence would be to observe what happens to state revenues as federal revenues change, holding constant any non-tax-related changes in the economy, but in the real world we cannot tell which economic changes are caused by taxes. Therefore I approximate the ideal measure by using two different dependent variables,\footnote{The “dependent” variable is typically the outcome whose influences we are hoping to measure.} state revenues as a portion of state GDP and per capita state own-source revenues. State revenues as a percentage of GDP could be underinclusive, in that it largely ignores deadweight loss or economic expansion caused by federal taxes. Per capita state revenues alone may be overinclusive: it will reflect economic conditions with only attenuated relations to federal tax. So by using both, I hope to bracket the correct answer. Reassuringly, my results are essentially identical under either approach.

I measure federal tax burdens using a combination of federal revenues collected in each state, and the revenues collected in geographically adjacent states.\footnote{Although in theory I would like to observe the influence of all national revenues on each state’s budget, this is impractical statistically. Since federal revenues of course do not vary across states for
federal revenues without also directly impacting state budgets, my main source of identification will come from variations in federal effective rates, base definitions, and collection efforts, which in turn may vary with the composition of state populations and over time. Federal revenues collected in theory represents a composite of local economic conditions, federal rules applicable to taxpayers in those conditions, and federal officials’ effort at ensuring compliance with the rules. By controlling for economic conditions, I should be able to abstract away from the fine-grained and often-unobservable variations in federal rules and effort and measure their intermediate result, federal revenue collected.206

Relying on federal revenues collected in each state creates some difficulties. IRS statistics on state-by-state collections do not fit perfectly with what in theory I want to test. The IRS collects the locus of the legal incidence of each tax, while the economic incidence may fall elsewhere.207 Still, to the extent that taxpayers’ political responses are motivated in significant part by the legal incidence of a tax,208 the legal incidence may be an important determinant of crowding. In addition, to capture the possible in-state economic incidence of taxes imposed in neighboring states, I include population-weighted mean per capita tax burdens in geographically adjacent states.209

As I also mentioned in Part III, I want to rule out the possibility that simultaneous changes in demand for public goods could be driving both

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206 Controlling for a variable essentially means that we approximate the impact of other variables, holding the controls constant. WILLIAM H. GREENE, ECONOMETRIC ANALYSIS 12–13 (7th ed. 2012). For instance, in this case we will simulate mathematically what the impact of varying in-state federal revenues would be if every state experienced the exact same economic conditions.

207 IRS data on the state of origin for corporate taxes is based on the legal residence of the corporation, INTERNAL REVENUE SERV., 2011 DATABOOK 14 tbl.5 Notes (2011), which bears no real connection to its economic activities; my main results are robust to omitting federal corporate taxes from all variables.


209 Results are robust to omitting population weights.
federal and state tax setting. Again, this story is fairly implausible in the period covered by the sample, given that health spending is the only major area of overlap. I therefore control for joint changes in demand for government by including Medicaid and non-Medicaid state health spending in the regression.

In order to explain any observed crowding in or out, I also include a set of explanatory variables relating to the theories set out earlier. To test the impact of federal deductibility, I include the value of state and local tax (SALT) deductions claimed by taxpayers at varying income levels. I check for income effects using federal direct grants and federal spending (less grants) in each state–year. I set out the results of those additional tests, and analyze their implications for the usefulness of the deduction for state and local taxes, in a separate paper.

I additionally include a group of control variables that is mostly standard in the literature. Following prior work, I control for state population; population squared; fraction of population under 26 and over 64; state median income, GDP, and unemployment rate; and state ideology. I measure economic conditions using population-weighted mean GDP per capita in adjacent states, as well as year effects. In some specifications (not reported), I also account for possible idiosyncratic state trends using unit-specific year effects. To rule out the possibility that any observed crowd-in results are the effect of an important federal matching grant for Medicaid, I control for each state’s match rate (FMAP) and the interaction between match rate and state Medicaid expenditures.

Finally, it is unclear in theory whether we should expect state reactions to outside influences to be immediate, to entail some delay, or both. Some

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210 Galle & Klick, supra note 139, at 226–36, find that the impact of SALT deductions varies by income level, with very-high-income taxpayers having a disproportionate impact on state spending. Because the reported SALT data are net of any AMT effects, I should not need to separately account for AMT. To be cautious, however, I include AMT in some regressions; my results are robust to inclusion or exclusion of the number of AMT payers in each income class.

Endogeneity is also a potential problem for the SALT deduction regressors. As Metcalf notes, shocks to state wealth could simultaneously affect an individual’s state and federal tax liability. Metcalf, supra note 20, at 578. The former would reduce (increase) state revenues, while the latter could diminish (enhance) the value of the federal deduction. I therefore adapt Metcalf’s method to construct my own instruments for SALT value and use 2SLS to double-check the OLS results. First, I divide the population into groupings, by “AGI,” a tax law measure of income before itemized deductions. Then, for each grouping, I calculate the national average likelihood of itemizing and the marginal tax rate at the midpoint of each range. Following Metcalf’s formula, I use these figures to compute an average national “tax price” for each grouping: the amount of pennies that, on average, a person in that group would save from a one-dollar tax deduction. Because these figures are computed from national averages, individual state conditions have little effect on them. But, since tax price determines the dollar value of a SALT deduction, they are strongly correlated with the value of SALT deductions for each state and income group. Because the equation is exactly identified I do not test for weak instruments.

211 Galle, supra note 202, at 152–54.

212 For the most part my results are robust to the inclusion or exclusion of unit-specific year effects.
prior literature includes “lags” of major variables—that is, they examine whether past years’ data affect a current year’s dependent variable. I therefore included lags of the economic and tax variables in each regression, and then, if these lags had no statistically significant results, reran the regression without them. Inclusion of lags did not change the sign of the main regressors of interest and did not alter the coefficients much, so the regressions reported here omit the lags.

B. Results and Analysis

The main results of the fixed-effects regressions are summarized in Table 1, below. The reported coefficient can be read as the percentage change in state own-source revenues resulting from a 1% increase in each logged regressor, or from a one-unit change in others. Column 1 summarizes a regression using state revenues per capita as the dependent variable, while column 2 reports the same regression using state revenues as a fraction of state GDP.

213 See, e.g., Andersson et al., supra note 18, at 253, 255.
214 Although in some cases results were estimated more precisely in levels, I report results for revenue and economic variables as log–log both for ease of interpretation and because of the skewness of most per-state measures.
TABLE 1: EFFECTS OF PER CAPITA FEDERAL TAX
COLLECTED IN STATE ON STATE REVENUES, 1998–2010

<table>
<thead>
<tr>
<th>Variables</th>
<th>(1) State Revs. per Capita</th>
<th>(2) State Revs. per GDP</th>
</tr>
</thead>
<tbody>
<tr>
<td>Log pc fed. revs. in state</td>
<td>0.355***</td>
<td>0.355***</td>
</tr>
<tr>
<td></td>
<td>(6.089)</td>
<td>(6.089)</td>
</tr>
<tr>
<td>Log fed. taxes pc in adj. states</td>
<td>0.00678</td>
<td>0.00678</td>
</tr>
<tr>
<td></td>
<td>(0.358)</td>
<td>(0.358)</td>
</tr>
<tr>
<td>Log fed. non-grant expend in state pc</td>
<td>0.338***</td>
<td>0.338***</td>
</tr>
<tr>
<td></td>
<td>(4.363)</td>
<td>(4.363)</td>
</tr>
<tr>
<td>State unemployment</td>
<td>-0.0231***</td>
<td>-0.0231***</td>
</tr>
<tr>
<td></td>
<td>(-3.456)</td>
<td>(-3.456)</td>
</tr>
<tr>
<td>State median income in 2005 dollars</td>
<td>3.77e-06*</td>
<td>3.77e-06*</td>
</tr>
<tr>
<td></td>
<td>(1.860)</td>
<td>(1.860)</td>
</tr>
<tr>
<td>FMAP</td>
<td>-0.0139***</td>
<td>-0.0139***</td>
</tr>
<tr>
<td></td>
<td>(-2.892)</td>
<td>(-2.892)</td>
</tr>
<tr>
<td>R-squared</td>
<td>0.928</td>
<td>0.946</td>
</tr>
</tbody>
</table>

Notes: Fixed-effects regressions with year effects; regression includes state health spending, logged federal grants, population under 26, and population over 64 (insignificant coefficients), and population, population square, logged values of state GDP per capita, weighted adjacent-state GDP, and per capita SALT deductions by AGI category (significant in some specifications); robust standard errors clustered by state; coefficient reported with (t score); all dollar figures reported in 2005 dollars; N = 575; *: statistically significant at a 5% level; **: statistically significant at a 1% level; ***: statistically significant at a 0.1% level.

In both of these regressions, as well as in a variety of other specifications I employ as double checks, there is highly statistically significant evidence that federal revenues crowd-in state revenues to a considerable degree. For example, as Table 1 reports, I find a measured elasticity of state revenue to federal revenues of 0.355. That is, when federal revenues rise by 1%, holding constant annual economic effects and local and regional economic factors, state revenues rise by 0.355%. Regressions using in-state federal revenues collected as a fraction of state GDP in place of per capita federal revenues collected in state similarly produce an elasticity of about 0.34.\(^{215}\)

\(^{215}\) Lags of federal revenues were insignificant in all these regressions, although in some cases there was a modest positive coefficient for state-own source revenues, significant at the 10% level—95% confidence intervals generally ran from -0.001 to 0.03. Consequently I report results from
It is also worth noting that the control variables have impacts familiar from the literature. For example, states with a larger school-age population tend to raise more money. Likewise, state tax revenues increase with state wealth and decrease with unemployment. State revenue per GDP declines with GDP, likely because there is some delay in state adjustments to changed circumstances, and because states smooth revenues to some degree. Federal grants typically crowd-in state spending, and a more robust neighboring economy boosts each state’s revenues.

As additional robustness checks, I estimate each equation using logged state expenditures per capita as the dependent variable, and separately using first differences of the revenue variables. Results are qualitatively similar to those reported.

An important caveat to my findings is that I am able to study only a small segment of U.S. fiscal history. The theory I have sketched suggests crowding may be sensitive to institutional design and voter behavior, both of which can change over time. Still, the slice of time I have studied is the slice closest to today, and spans an entire business cycle. If courts are interested in how their decisions impact policy, these data are the most relevant to Spending Clause decisions in the near future.

One other concern about the limited time span I study is that it happens to have been a period of unusually low federal marginal income tax rates. Nonetheless, federal revenues as a portion of GDP range from their postwar high of 20.6% in 2000 to 15.1% in 2009 and 2010, representing the lowest levels since 1950. Most years fall in the postwar average range of 17% to 18%. The sample therefore arguably captures a fairly representative set of federal taxing conditions.

CONCLUSION

I have argued that a key premise of the Supreme Court’s recent Medicaid decision rests on uncertain, perhaps even incorrect, facts. I do not mean to say that my empirical findings can or should end the debate over conditional spending. The proper roles of national and state governments in our constitutional system will remain an enduring controversy. At most regressions in which lags are omitted. Including lags did not meaningfully change the coefficients reported. Because arguably adjacent-state GDP could include the effect of lagged own-state tax rates, I also include as robustness checks system Generalized Method of Moments (GMM) regressions in which I instrument for lagged own-state revenues and neighbor GDP with prior years’ values of those variables. See Stephen R. Bond, Dynamic Panel Data Models: A Guide to Micro Data Methods and Practice, 1 Por. Econ. J. 141, 141–59 (2002) (explaining the need for and methodology of implementing system-GMM). These regressions yield slightly greater elasticities, in the 0.6 range for most specifications.

See sources cited supra note 63. For example, my own view is that even “coercive” regulation could be justified in the situation in which federal regulation is needed to overcome collective action problems among the states—indeed, when states have strong motives to defect from mutually beneficial shared agreements, very potent federal tools are especially needed. Galle, supra note 38, at 185–91. But
my contribution here can help to move us past the overly reductive focus on coercion and toward that larger debate, as well as providing a reminder of the occasional importance of facts in public law.217

Canadian and Australian legal scholars can make similar use of my findings. In both countries, there is a similar dispute over judicial control of conditional federal spending.218 Those disputes, too, are often tangled in the notion that grants coerce states.219 While cultural and institutional details of course will differ, my work here suggests that similar empirical investigation would help advance the discussion.

Finally, whatever their use for lawyers, my findings here should be of independent interest to social scientists who study the fiscal relationship between governments. Though the effects of federal revenue measures on state finances have been a continuing topic of debate, the focus has until now fallen on narrow, individual tax measures. My evidence helps to tilt that discussion toward larger questions, such as whether a robust federal government is consistent with a vibrant set of state enterprises. My hope is that future work by myself and others will shed further light on which institutional factors are central in preventing national efforts from crowding out state rivals.

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