

# Technical Legitimacy

Trym Nohr Fjørtoft

ARENA Centre for European Studies, University of Oslo

[t.n.fjortoft@arena.uio.no](mailto:t.n.fjortoft@arena.uio.no)

Accepted for publication in *Political Studies*, December 2025.  
(→ [Published version](#))

**Abstract:** In studies of non-majoritarian institutions, there is a widespread idea that political neutrality, epistemic authority, and technical expertise are sources of legitimacy. Empirical studies tend to find that such appeals are effective sources of legitimacy, but theorists are overwhelmingly skeptical of their normative appeal. This paper's conceptual ambition is to unify the disparate debates under the term *technical legitimacy*. The paper's theoretical ambition is to improve on the normative debate on technical legitimacy. Existing defenses fail to robustly satisfy the reasons that ground delegation to non-majoritarian institutions. I propose conditions for accepting technical legitimacy that are reasonably robust against counterfactuals. Technical legitimacy must meet three criteria. Institutions must promote a functionally specified common good; build on sound and undistorted expertise; and, perhaps counterintuitively, contain appropriate venues for value input.

**Keywords:** legitimacy, delegation, non-majoritarian institutions, central bank independence, regulation

Politicians in modern democracies routinely delegate tasks and authority to non-majoritarian institutions. These are government entities that possess and exercise specialized public authority separate from that of other institutions, and which are neither directly elected by the people nor directly managed by elected officials ([Thatcher and Sweet 2002](#), 2).<sup>1</sup> Such delegation entails a basic democratic puzzle. These bodies

---

<sup>1</sup> I will use the terms 'non-majoritarian institution' and 'unelected body' interchangeably.

exercise power and make public policy, but they are not under the direct control of elected officials. How can they then be legitimate?

By contrast to regular administrative agencies which are subordinate to elected politicians, cabinet ministers, or the legislature (offering a direct link to majoritarian democratic legitimacy), non-majoritarian institutions are independent by design. They can take many institutional forms. Independent regulatory agencies supervise a range of policy areas, for instance in food and airline safety and medicines licensing. Independent central banks may control monetary policy. Independent electoral commissions and ombudsmen exercise oversight.

One common way to justify the power of non-majoritarian institutions is to appeal to their political neutrality, epistemic authority, and technical expertise. I will refer to this set of justifications as an appeal to *technical legitimacy*. Technical legitimacy is criticized in the normative literature from epistemic and democratic angles: Experts might be biased and fallible, and knowledge claims may be too uncertain to justify epistemic authority. Delegating authority to unelected bodies runs against the ideal of democratic equality, leading to dominance by unelected experts. As an empirical matter, however, appeals to technical legitimacy are found to be powerful legitimizing devices in many instances. This tension calls for the need for a more refined normative theory of technical legitimacy.

Existing theoretical defenses fall short in one important sense: They rely on premises that are either empirically contingent or outright implausible. Proponents hold that under certain conditions, the functional need for the epistemic quality of, or credible commitments to, certain policies is so great that it overrides democracy's fundamental commitment to majoritarian control. Scholars have defended technical legitimacy for institutions which are restricted to dealing with non-salient issues, produce good outcomes or Pareto improvements, or which are in some other relevant respect value free in their conduct. Such defenses, I argue, fail because they rely too much on empirical contingencies which are either too unstable or too unlikely to bear the justificatory burden required of them.

In this paper I develop a more robust version of technical legitimacy and specify the conditions that must be satisfied for it to be normatively appropriate. Expertise or objectivity alone is not enough to legitimize non-majoritarian institutions. I argue that technical legitimacy can justify delegation to non-majoritarian institutions if they (1) are set up in service of a clearly specified common good; (2) build on and contain mechanisms to secure reliable expertise, and (3) contain appropriate venues for value input. Where either of these criteria are not met, institutions need other sources of legitimacy.

My argument has implications for normative as well as empirical studies of delegation and non-majoritarian legitimacy. Given the widespread empirical appeal of the promises of technical legitimacy, we should not dismiss it out of hand. I argue that its normative appeal is not found in volatile concepts like Pareto efficiency or issue salience, nor in a notion of value-free technical expertise. Instead, technical legitimacy can be salvaged if we treat delegation as a tool of genuine democratic self-rule which can be used to obtain specific goods, subject to relatively demanding criteria. In this sense, the source of technical legitimacy is fundamentally democratic. Independence from electoral cycles and majoritarian procedures is, in my understanding, compatible with democracy if the criteria I propose are fulfilled. This carves out a smaller space for non-majoritarian delegation than the more optimistic proponents would have it. But crucially, some space is still left.

### Empirical and normative legitimacy

An institution is normatively legitimate when it provides content-independent reasons for compliance with its directives. ‘Content-independent’ here means that subjects have sufficient reason to comply with an institution’s directives because they come from that institution, even when directives are in conflict with their preferences or interests (see [Sangiovanni 2019](#); [Buchanan 2018](#); [Scherz 2021](#)). Legitimacy in my framework is not restricted to justified coercion (e.g. [Rawls 1993](#)). It is more broadly about justified authority ([Buchanan 2018](#)).

In my framework, legitimacy assessments apply to the entire range of institutions that make up a democratic system, not only the sovereign state as a unit. This approach is in line with recent contributions in political theory which hold that “the full set of criteria for legitimacy will vary depending upon the function of the institution” ([Buchanan 2018, 74](#); see also [Erman 2018](#); [Scherz 2021](#)). This approach allows for, and even welcomes, substantial variation in the legitimacy bases for the different institutions that make up a political system.

While this paper is concerned with normative legitimacy, legitimacy can also be understood in an empirical sense, centering on citizens’ beliefs and perceptions ([Weber 1994, 311–13](#)). The two casts of legitimacy can inform each other. Empirical legitimacy tracks the extent to which subjects of a government institution believe they have *substantive moral reasons* to abide by the institution’s directives. Patterns of empirical legitimacy therefore focus our attention to features that we should try to normatively account for. And normative theory can help empirical analysis by providing conceptual

clarity and by generating hypotheses about the causes of—and scope conditions for—empirical legitimacy.

### Technical legitimacy in theory and practice

I take technical legitimacy to refer to the view that an actor or institution is legitimate based on its neutrality, objectivity, and epistemic authority—in that it only makes technical, as opposed to political, decisions. The term ‘technical legitimacy’ as it is used in this paper is novel, but it accounts for an idea that is found under different names in a wide range of empirical and normative studies. This section will demonstrate the empirical appeal of technical legitimacy and identify its normative points of contention.

#### The empirical appeal of technical legitimacy

A consistent finding in a wide range of empirical studies is that the tenets of technical legitimacy are powerful sources of empirical legitimacy for unelected bodies. Two examples of how this plays out in political discourse: The European Commission has defended the use of independent EU agencies on the grounds that “their decisions are based on purely technical evaluations of very high quality and are not influenced by political or contingent considerations” ([Commission of the European Communities 2002, 5](#)). Alan Blinder has similarly bemoaned that government had become “too political.” He suggested that the delegation of more decisions to independent agencies would produce better policy decisions on “less political grounds” ([Blinder 1997, 126](#)).

Similar sentiments are found in studies of citizen attitudes, ideological developments, institutional structures, and government organizations’ strategies of legitimization and reputation management. Citizens often have a preference for experts making political choices ([Hibbing and Theiss-Morse 2002; Bertsou 2021; Lavezzolo, Ramiro, and Fernández-Vázquez 2021; Bertsou and Caramani 2022](#)), at least under certain conditions and in certain policy stages. Representative party politics is increasingly challenged from a technocratic angle ([Caramani 2017; Bickerton and Accetti 2021; Friedman 2019](#)). Unelected bodies are pervasive in modern society ([Vibert 2007](#)). Epistemic logics occupy an increased space even in outright majoritarian venues like parliaments ([Fischer 2009](#)). Depoliticization has been described as a large-scale trend in democracies ([Fawcett et al. 2017](#)). Institutions themselves might find it valuable to cultivate a perception of neutrality and technical expertise, as demonstrated in the literatures on knowledge use ([Weiss 1979; Sabatier 1978; Boswell 2009; Littoz-Monnet 2020](#)), risk-based regulation ([Black 2005; Hutter 2005; Paul 2021](#)) and bureaucratic reputation ([Carpenter 2010; Busuioc and Rimkutė 2020, 6; Maor 2015, 19](#)).

These authors study more than merely non-majoritarian institutions, suggesting that we are dealing with a more general logic. I do not claim that technical legitimacy is the only dimension of legitimacy applicable to non-majoritarian institutions. But in many instances, technical legitimacy is an empirical source of trust, reputation, and support for government institutions. Whether that trust and support is well founded, however, is a matter of normative analysis.

### The normative debate over technical legitimacy

Some normative theorists are supportive of a variant of technical legitimacy. Fabienne Peter carves out “cognitive political authority” as a separate ground for legitimacy alongside the more established notion of “political will” (Peter 2023). Others defend delegation to administrative experts on the grounds that it is required by good governance and the need for expertise (Heath 2020; Sunstein and Vermeule 2020; see a critical discussion in Lofthouse and Schaefer 2025). Many more analysts, however, view the idea that certain institutions are legitimized by their technical, apolitical, and objective basis with skepticism. Claudio Radaelli reflects a general sentiment when he calls the insulation of a wide range of policy areas from majoritarian democratic procedures “fundamentally flawed from a normative point of view” (Radaelli 1999a, 7). There are broadly two types of worries: one democratic and one epistemic.

The democratic worry is that delegation to non-majoritarian institutions inappropriately removes policy decisions from democratic debate and contestation, and that it fails to respect democratic equality since it gives more decision-making power to unelected experts than to ordinary citizens (Thatcher and Sweet 2002, 19; Føllesdal and Hix 2006; Bellamy 2010, 11; Thoma 2024). Moreover, non-majoritarian delegation may unduly narrow the sphere of democratic debate since it “closes down debate by technical fiat” (Moore 2017, 38; Mair 2013; Fawcett et al. 2017).

The epistemic worry centers on the issue that empirical knowledge is uncertain and that knowledge claims and epistemic authority therefore are poor sources of legitimacy. Real-world experts disagree with each other on the causes and solutions of social problems, and the social sciences have an especially poor predictive accuracy (Friedman 2019; Radaelli 1999a). If this is true, delegation to experts might ascribe an unwarranted cognitive authority to expertise and expert judgments (Holst and Molander 2019, 545). Moreover, the separation of political from technical considerations, while conceptually clean, may prove untenable in practice (see e.g. Bellamy 2010, 9; Busuioc 2013, 256). If technical and political considerations are intertwined, the charge goes, it is difficult to legitimize institutions by reference to their purely technical basis.

It is important to realize the scope of such critiques. It is self-evidently appropriate, from any reasonable conception of democracy, to worry about the overstretching of technical legitimacy. It clearly cannot be the sole basis of political power in society (Beetham 2013, 101; Radaelli 1999a, 28). But a narrower version of technical legitimacy which can apply to a subset of clearly demarcated non-majoritarian institutions is also compatible with a wide range of theories of democracy.

A normative reconstruction of technical legitimacy must begin from the realization that societies choose to delegate authority to non-majoritarian bodies for a reason. These institutions' independence from majoritarian democratic procedures is no coincidence; it is a core feature of their institutional design. The general logic is that of *trusteeship* (Knight and Johnson 2011, 178). There might be instances where it is beneficial to establish institutions that do not share elected politicians' preferences or incentive structures, and where that dealignment is part of the rationale for their existence (Majone 2001, 104).

There are two main justifications for non-majoritarian delegation in the scholarly literature (see Majone 2001). One is to enhance the credibility of policy commitments. The other is to leverage expertise and safeguard it from political interference. While analytically distinct, the justifications tend to overlap in practice.

The credible commitments argument is most clearly developed in neoclassical macroeconomics. The central idea is that certain government interventions in the economy, however well-intentioned, are bound to fail because of the rational expectations of market actors (Stahl 2021, 411; see Kydland and Prescott 1977 for a classic example). Take monetary policy. The classic argument says that politicians are incentivized to use monetary policy for their short-term political gain, for instance by enacting expansionary policy before an election, and market actors rationally expect this. The only way to credibly commit to price stability is to delegate monetary policy to an independent institution—an independent central bank. The logic of credible commitments extends to all instances of regulation where there is a time-inconsistency problem, i.e., where an independent regulator would be seen as more credible due to its insulation from electoral politics (Maggetti 2010, 3; Jacobs 2016; Majone 2001). In fact, independence from majoritarian politics is under this argument not only accepted; some claim it is *required* for such institutions to be legitimate. If this is true, delegation to non-majoritarian institutions is straightforwardly legitimized. It is the only way to achieve certain goals that we value as a society.

The second justification for non-majoritarian delegation is that independence might protect the epistemic integrity of institutions against undue political influence (Steffek 2015, 271; Holst and Molander 2019; Pettit 2004). Here, too, delegation brings

benefits that cannot be obtained if the institution were under majoritarian control. The key difference from the credible-commitments rationale is that the benefit to be brought about here is epistemic quality, not credibility. It could be possible to credibly commit to certain policy outcomes by delegating to institutions that lack an epistemic mechanism, like a lottery. But the epistemic justification places more substantive demands on the makeup of the institution and limits the scope of policy areas which can plausibly be delegated to non-majoritarian institutions.

The two justifications do not presuppose that politicians are any more stupid, selfish, or evil than the rest of us, nor that they are pure reelection-seeking machines without any consideration for the common good or the quality of their decisions. Rather, we only need to stipulate that politicians respond to incentives that might be overall reasonable, but which we might not want every part of government to respond to. Both justifications for non-majoritarian delegation only work where non-majoritarian institutions are set up to achieve ends which are difficult or impossible to realize under majoritarian democratic procedures. Where this is the case, we can conceive of delegation as a self-binding tool that politicians resort to precisely *because* they are concerned with the common good. It is in this case a measure that promotes genuine democratic self-rule, not one which undermines it.

Yet the two abstract rationales of credible commitments and epistemic integrity leave the important question on the table. Democracy entails a fundamental commitment to majoritarian representation and democratic equality which should only be deviated from if it realizes the goals of democracy in a more fundamental sense. It is necessary to spell out the conditions under which a deviation from the majoritarian principle would be permitted.

Existing attempts to specify those conditions fall short in important ways. One widespread specification builds on so-called *output legitimacy*, whereby institutions' legitimacy is in part evaluated on the basis on the outcomes they produce (Scharpf 1999). There is a trade-off between democratic input and output effectiveness, and output-oriented theorists hold that non-majoritarian institutions are legitimized more by their output than by their input credentials. By itself, however, the notion of output legitimacy does not get us much closer to specifying how those trade-offs should be made—or to justifying whether such trade-offs are at all permissible to make (Zacka 2022, 26; Cordelli 2020, 6–8). For this, a substantial normative criterion is needed. The normative criteria most often suggested in the literature—salience, (Pareto) efficiency, value freedom—rely on empirical premises that are either empirically contingent or outright implausible. Legitimacy requires a degree of robustness against counterfactuals (Pettit 2012). It is not enough that a practice arbitrarily satisfies some normative

criterion; it should be reasonable resilient against a reasonably wide range of counterfactual scenarios.<sup>2</sup> Lacking such reliability, the criteria discussed in this section fail to provide the type of content-independent reasons for supporting an institution's directives that legitimacy requires.

One influential version of output legitimacy relies on political salience. Scharpf's (1999, 2003) functional definition of legitimacy holds that the "need for legitimization will vary with the salience of the interests that are at stake" (Scharpf 2003, 6). One may for instance argue that so long as there is broad political agreement and low public salience around an issue, output is a sufficient source of legitimacy (Moravcsik 2002). The problem with this approach is that political agreement is a volatile thing and public salience may quickly change. A salience criterion does not secure that good outcomes are *reliably* secured (see Sandven 2024, 552–53). Citizens are exposed to an undue risk of domination if institutions are empowered and granted independence from majoritarian procedures on the sole basis that they oversee a currently un-salient policy area.

A seemingly more principled approach to output-oriented legitimization is to draw a distinction between Pareto-improving and redistributive decisions. It has been common to argue that institutions take apolitical and value-free decisions insofar as they are Pareto-improving, and that this justifies delegation to such institutions (Majone 1994; Tucker 2018). Decisions approximating Pareto efficiency will "improve general welfare without violating significant interests" (Scharpf 2003, 7) and therefore do not need input-oriented majoritarian legitimization. Pareto efficiency provides a tool to identify the class of decisions that can (or should) be delegated to non-majoritarian institutions. Even critics, although arguing that pure Pareto improvements are empirically rare and therefore unlikely to justify existing institutional structures (Føllesdal and Hix 2006; Lord and Beetham 2001), have accepted the premise that Pareto improvements have this kind of legitimizing force.<sup>3</sup>

I believe the critique runs deeper and that we should reject the legitimizing appeal of Pareto efficiency altogether. The Pareto argument is in effect an argument about neutrality or value freedom, intended to separate technically neutral from politically value-laden decisions. For two reasons, it fails to do that. First, by focusing on the

---

<sup>2</sup> For republicans like Pettit, the criterion would be non-domination, but the general idea of robustness against counterfactuals is compatible with a wider range of theories.

<sup>3</sup> Føllesdal and Hix (2006, 550) write: "We accept the delegation of authority to regulators where policies should be Pareto improvements with few distributive options." And Lord and Beetham (2001, 447): "It is arguable that these functions do not in themselves require the democratic legitimization of Union power, since they could be performed in a Pareto-improving fashion that involved no choice between citizens' values."

distributional shape of outcomes, it neglects all the ways values enter into the generation and evaluation of knowledge claims throughout an epistemic process, as I return to below. Second, by stipulating that Pareto improvements are value neutral, it rests on a too thin account of values. In a society that values equality, an outcome may be Pareto improving and still run against society's values whenever it increases inequality. Pareto improvements alone therefore do not offer any justification for delegation in my framework.

This leads to the final approach scholars and politicians often take when justifying non-majoritarian delegation: to rely on a more fundamental separation between technical and political decisions. So long as an institution only deals with issues of means or facts, not values and ends, delegation is justified (Vibert 2007; Christiano 2012; Berlin 2002, 166). The idea goes under many names—for instance the “transmission belt”, “agency instrumentalism,” or “division of labor” model (see e.g. Cordelli 2020; Tucker 2018; Zacka 2022; Eriksen 2021; Pamuk 2021). Politicians deal with ends and values, while unelected bodies are restricted to purely technical issues of means. By contrast to above, this approach does not center on the distributional shape of an institution’s outcomes but on a deeper division between epistemic and value-based decisions. As I will return to at length, this fails to specify the conditions for technical legitimacy because it rests on an unrealistic notion of the value-freedom of epistemic processes. If epistemic processes cannot be value-free in the way the division-of-labor model requires, the model fails to offer a justification for non-majoritarian delegation.

### A democratic theory of technical legitimacy

I argued above that existing specifications of the conditions for technical legitimacy fail to provide a normative criterion of legitimacy that does not rely on premises that are either empirically contingent or outright unsustainable. Improving on existing defenses, I propose three necessary criteria for a reasonably robust claim to technical legitimacy. Institutions must be set up in service of a clearly specified and demarcated common good, they must build on reliable expertise, and they must contain appropriate venues for value input.

#### Common good

First, I submit that technical legitimacy requires that an institution is set up in service of a functionally restricted, at least minimally authorized, and theoretically plausible common good (see Steffek 2015, 274; Scharpf 2009, 188). Critics are skeptical towards the notion of a common good which specialists are better placed than citizens to bring

about (Bickerton and Accetti 2021, 3; Bellamy 2010; Friedman 2019). In fact, its reliance on a conception of the common good is often presented as a challenge against technical legitimacy, since it easily leads into guardianship, paternalism, or technocracy. If such a common good existed, majoritarian democracy would be entirely unnecessary since experts or guardians could establish “good policy” on our behalf (Downey 2022, 8; Steffek 2015, 273).

For technical legitimacy to hold up to the critiques, we need to make two admissions. First, we need to adopt a theory of democracy that includes an obligation towards the quality of policy decisions in addition to its obligation towards democratic equality and majoritarian representation. This is a move that purely proceduralist (e.g. Waldron 1999) or realist (e.g. Shapiro 2016, 75–76) theories would be hesitant to make. Second, if we adopt a two-dimensional definition of democracy, we need to allow that functionally demarcated common goods can, under certain circumstances, be identified.

Some scholars argue that they can. Steffek (2015) treats the common good ('public interest' in his terminology) as an ideal that it is possible and fruitful for institutions to pursue even though it may never be fully reached. It can in some instances be relatively uncontroversially assumed. Citizens probably have, for example, a “consistent and enduring aversion to plane crashes, food poisoning and buildings on fire.” It seems legitimate to have independent agencies regulate such areas (Steffek 2015, 275; this closely echoes Warren 1996, 49). It is analytically fruitful to learn from this intuition and try to extrapolate what it is about such agencies that seems to bring up fewer legitimacy concerns.

Implicit in this statement is that any feasible appeal to the “common good” is functionally limited to a specific policy area. Independent institutions should not be set up in service of *the* common good in a broad sense—this seems impossible to identify and democratically problematic. Instead, we can draw a parallel with Warren’s (1996) account of functionally distinctive goods. For certain functions, we trust that authorities do their jobs well without our participation or control, so long as they only make decisions that are functionally specific to the good they are in service of (Warren 1996, 48–49). The functional specification does important work, as it places limits on the types of reasons that can permissibly guide an independent agency’s conduct. Authority becomes problematic when it oversteps its functional basis—for instance when “questions of profitability compromise the safety of food or airline travel” (Warren 1996, 49). It is important to guard against such oversteps if technical legitimacy is to be normatively defensible.

Warren's approach is appealing but is in one aspect too permissive. He relies on a dichotomy between "settled" and "political" issues, like the accounts relying on political salience discussed above. Holding salience as a criterion for delegation avoids the need for a more substantive conception of the common good. But, again, the fact that a topic is not currently contested is not robust against counterfactuals in the sense we would like from a normative theory of legitimacy. I argue, therefore, that technical legitimacy requires more than an issue being currently settled. We need an argument for why the good that an institution is set up to realize is in the interest of all citizens and not just one faction ([Steffek 2015, 272](#))—and why the good in question cannot be realized under ordinary majoritarian procedures. While the weaker criterion of low salience would allow delegation for purely managerial reasons whenever it makes governance simpler and people seem to be fine with it, the common good criterion offers a potentially *democratic* rationale for delegation (see [Steffek 2015, 271](#); [Pettit 2004](#)).

In establishing an account of a common good, majoritarian consent and authorization remains important in the delegation stage—when citizens and politicians decide on what issues to delegate and what broad parameters to stake out in the institution's mandate. But given that citizens' and politicians' direct control and influence over the daily activity of non-majoritarian institutions are ruled out by definition, we cannot rely on the ordinary majoritarian way of ensuring that institutions do not drift from the public's idea of a common good: direct answerability to elected politicians. In this sense, my framework deviates slightly from scholars who have pointed out the need for ongoing democratic control of non-majoritarian institutions. In Warren's framework, what grants legitimacy is the fact that citizens can at any time make the settled political and thereby reintroduce democracy ([Warren 1996, 57–58](#)). Steffek similarly calls for "avenues of communication that can be activated, reliably and with ease, when the conception of the public interest on which the output side works, is called into question" ([Steffek 2015, 275](#)). Downey (2021) argues for the "regular reassessment by the legislature of the terms and conditions of delegation" (p. 2). I agree with the spirit of such arguments. Legislatures should not cede more power than necessary to secure the functional good that delegation provides. But nor can they cede less. There is a need for emergency valves in the form of recall procedures, parliamentary overrides, and similar, but the entire point is that these should not be activated with too much ease. Levers of control that are too easily available might open the backdoor to the type of distorting incentives that delegation intends to block, undermining the rationale for delegation in the first place. This logic is similar to how constitutions work in many polities. They are more difficult to change than ordinary laws, but not impossible to change.

In place of a thin and procedural understanding of common goods, we therefore need a substantive common good criterion. This entails a move from actual authorization to hypothetical consent. Models of hypothetical consent may be simple or complex. The above reference to citizens' shared aversion to plane crashes is a theoretical conception of a common good based on some fundamental assumptions about human psychology. So is a deontological theory of justice, a concept such as 'human rights,' a Rawlsian veil of ignorance, or a utilitarian idea of aggregate utility (Bagg 2021, 223). Proponents of central bank independence, for instance, do not claim that they have asked everyone what monetary policy they prefer. They claim that *all citizens* should have a rational self interest in the gains that central bank independence brings about (Steffek 2015, 274), and that those gains come without any real costs (Grilli et al. 1991).

I do not wish to promote a substantive theory of the common good here. My argument is intended to be compatible with many different conceptions. This strategy is broadly in line with Samuel Bagg (2021), who points out that a "deliberately under-specified" approach would allow us to "be confident in identifying clear violations of the public interest, even if we remain hesitant to specify exactly what the public interest is in any detail" (Bagg 2021, 224; see also Steffek 2015, 272–73). The idea of a common good can at a minimum serve as a "counterfactual contrast foil" (Steffek 2015, 272). It offers a source of justifications and public reasons that can serve as a benchmark for assessing when, for instance, an agency oversteps its functional basis. Institutions themselves must also justify their decisions in terms of the common good they are set up to serve (this, too, resembles the public justification demand in Warren 1996). There are some functions and actions that are clearly not contributions to any reasonable conception of a common good. Where this is the case, technical legitimacy will run into trouble.

Finally, even goods that in isolation are clearly in the best interest of all citizens come with trade-offs—for instance between safety and effectiveness, costs, environmental harms, and so on. The surest way to avoid plane crashes would be to ban aviation. Any workable definition of a common good must therefore be context-specific and with the relevant trade-offs as far as possible incorporated. Collectively figuring out the shape and parameters of a given society's conception of common goods remains a crucial role of actual deliberation in the public sphere, while evaluating the appeal of such claims will be a job for (among very many others) political theorists.

## Expertise

If there exists a common good in some field, non-majoritarian institutions need to be able to bring it about. And they need to be better placed to do so than laypeople or elected politicians. Technical legitimacy, in other words, requires expertise. The expertise criterion is an epistemic criterion. It would be risky to delegate power to an unelected body that did not possess any distinct expertise. For instance, we entrust a central bank with far-reaching powers in part because we trust that its experts, building on macroeconomic theory, are equipped to track the true state of the economy and to evaluate correctly the causal effects of their interventions.

Epistemic worries about expertise are common grounds for skepticism about technical legitimacy (Holst and Molander 2019). I believe skeptics and optimists alike would agree on the following: Where expertise is more reliable by some measure (e.g. precision, expert consensus, historical track record, etc.), technical legitimacy will encounter fewer problems than where expertise is less reliable. So the point of contention is empirical, about how reliable we can reasonably expect expertise to be.

There are two dimensions of the expertise criterion. One deals with characteristics of the institutional context, the other with characteristics of the expertise itself. First, non-majoritarian institutions must be designed to minimize the potential for bias, groupthink, distorted incentives and epistemic blind spots. Holst and Molander (2019) suggest a set of mechanisms. Norms, incentives, and institutional measures must be in place which ensure that experts are selected and behave according to epistemic and truth-seeking goals and are not faced with distorting incentives. Experts should account for their reasons and decisions to their peers and to the broader public. Provisions for deliberation and cognitive diversity are also necessary. Police investigators, airline safety experts, and central bankers should be oriented towards truth and precision, not towards maximizing the number of convictions, the profitability of regulated companies, or future employment opportunities. Note how epistemic integrity relies on independence not only from politics but also from undue industry influence.

The institutional design criterion seeks to ensure that the expertise in any given institution is as reliable as it can be. But there might also be variation in the baseline reliability of expertise across different areas. This is an assumption that runs through many empirical studies of expertise use, under labels like ‘uncertainty,’ ‘tractability,’ or ‘hardness’ (see e.g. Radaelli 1999b; Rimkutė 2015; Schrefler 2010; Fjørtoft and Michailidou 2021). I am agnostic as to how reliability should be operationalized. Generally speaking, expertise is more reliable when it is more likely to generate precise epistemic evaluations. This will depend on the intrinsic complexity of the object under study as well as the state of the field of the expertise that studies it. Many analysts draw up a

hard–soft continuum with the social sciences at one end and the natural sciences at another. In the social sciences, “predictions are less reliable, well-established findings are fewer, and concept formation and measurement are more difficult” ([Pamuk 2021, 20](#); see also [Friedman 2019](#)). If this is true, it would count against the reliability of social science expertise. In practice, the reliability of expertise should be evaluated by more fine-grained criteria than a broad division between scientific disciplines, but the general idea that some areas of expertise might be more reliable than others holds.

If there is variation in the reliability of expertise across fields, there exists a threshold of reliability below which technical legitimacy is inappropriate. The threshold for what counts as reliable-enough expertise may be procedurally determined in society or spelled out by a separate normative theory; the details are outside the scope of this paper. I will only point out that allowing for this kind of variation means that critics must either argue empirically that no existing expertise meets the robustness threshold or normatively that the threshold *should* be so high that no existing expertise rises above it.

A persuasive version of the argument that existing expertise is below the threshold for robustness has been made by Friedman ([2019](#)). His critique of positivist technocracy rests on the argument that all predictions of social-scientific regularities are bound to fail due to “ideational heterogeneity,” and that this fundamentally undermines the technocratic ideology. He establishes the fallibility of social predictive claims at an ontological level. This move seemingly makes it impossible to establish the robustness of different fields of expertise. I would not go so far—against Friedman’s stipulation I would simply stake my ontological claim that some things are more reliably knowable than others, and especially so when we move further away from the social sciences which are Friedman’s primary concern. The principled feasibility of technical legitimacy must also be kept analytically distinct from whatever epistemic technique is currently in vogue, be it “positivism, neoclassical economics, or behavioral economics” ([Friedman 2020, 252](#)).

These concessions soften the blow of Friedman’s critique, preserving, at least in principle, some space for technical legitimacy. I agree with Friedman that knowledge claims are always *fallible*, even in instances where they do not fail right now ([Friedman 2020, 248](#)). But, in close parallel to what Zeynep Pamuk says about science, we do not need to believe that expertise is infallible to make good use of it (Pamuk 2021, 14). Likewise, the fallibility of expertise does not block the possibility of technical legitimacy altogether. We should not ground institutions’ legitimacy in an unrealistic notion of experts’ objectivity or authority (for one critique see Lofthouse and Schaefer 2025). Instead, we should strive to cultivate social processes and institutions that maximize

institutions' epistemic flourishing while also dealing with the risk of epistemic error. In practice epistemic flourishing could be cultivated through a combination of expert-in-internal norms and an ethos of truth-seeking; mechanisms for reviewing experts' judgments in external fora (e.g. institutional peer review); and institutional designs that foster diversity and deliberation (see e.g. Holst and Molander 2019). The risk of epistemic error, on the other hand, calls for direct venues for value input into non-majoritarian institutions.

### Appropriate venues for value input

A core component of existing defenses of technical legitimacy is that non-majoritarian institutions are value free in their technical conduct. The value free ideal for non-majoritarian institutions is most clearly formulated in political discourse; academic commentators tend to be more skeptical towards the idea. Still, most existing defenses of non-majoritarian institutions' legitimacy fall back on some notion of value freedom ([Fjørtoft 2024](#)). The division of labor between value-free expertise and value-laden politics has been described as a “standard view” on the role of experts in policy development ([Elster 2024, 12](#)) and the “dominant twentieth-century solution to the problem of expertise” ([Pamuk 2021, 7](#)). The standard view is partly motivated by an epistemic concern to safeguard science against undue value influence, and partly by a concern to safeguard democracy against the encroachment of scientific and technical expertise ([Pamuk 2021, 7–8](#)).

There is a close parallel between science and non-majoritarian institutions when it comes to value-freedom. Both institutions are by design set up to respond to epistemic concerns. Non-majoritarian institutions sometimes carry out scientific research themselves, they often produce knowledge or make epistemic claims, and they often base their decisions on (and evaluate the credence of) existing research. This means that any arguments against the value-free ideal in science will transfer to non-majoritarian institutions as well (for the debate in philosophy of science see [Douglas 2009](#); [Kitcher 2001](#); [Rudner 1953](#); [Hempel 1965](#)).

A problem with the value-free ideal (and the corresponding *standard view* of expertise) is that it rests on an idealized view of knowledge. As Pamuk argues, scientific claims are uncertain, incomplete and fallible. Under uncertainty and incompleteness, “certain kinds of judgment that the division of labor model delegates to the expert domain are in fact value-laden ones” ([Pamuk 2021, 11](#)). Choice under uncertainty always requires moral judgment. It is necessary to decide which errors one is more willing to accept or avoid, what amount of risk one is willing to accept, and so on. Scientists, when making such judgments, “move beyond what is justified by appeal to their superior

knowledge.” And of course, an appeal to superior knowledge is exactly what technical legitimacy rests on.

How do values enter the internal stages of science? One mechanism is *significance* (Kitcher 2001; Pamuk 2021). Scientific discovery is not a random accumulation of truths; scientists aim to generate *significant* knowledge. And judgments of significance cannot be made based on data and evidence alone. They are determined with reference to a value scheme that is external to the epistemic process itself. Douglas (2009) makes a parallel but narrower argument building on the concept of *inductive risk* (See Fjørtoft 2024 for an application of inductive risk to non-majoritarian institutions): Scientists unavoidably make value-informed decisions about which errors they are more willing to accept when, for instance, deciding on a threshold for hypothesis acceptance.

Note that the above arguments against the value-free ideal in science do not warrant radical skepticism towards the reliability of scientific or other epistemic claims nor an anything-goes attitude towards value involvement in non-majoritarian institutions. Just as in science, there are clearly objectionable roles that values could play in the workings of non-majoritarian institutions, and we should filter those out (Pamuk 2021, 30). We cannot, to put it bluntly, accept an empirical claim only because we want it to be true (Douglas 2021, 29).

The specification of mechanisms for value input will depend both on the function and expertise basis of the institution. There is a greater need for value inputs in institutions that deal with knowledge claims which are more uncertain or underdetermined. There is also a greater need for value inputs into institutions with more impact on the world—whether it is because they have extensive political powers, capacity for action, or operate in areas where errors have catastrophic consequences.

It is beyond the scope of this paper to suggest in any detail concrete institutional mechanisms—but some general outlines are in order. The challenge for institutional design is to create mechanisms that make sure independent institutions are attuned to the appropriate societal values in their daily work without threatening the rationale for delegation in the first place. This again rules out the most obvious venue for value input: majoritarian democratic control. Procedures for direct layperson participation, advisory councils, and public hearings are possible alternatives. Many existing participatory arrangements are, however, demanding on people’s time and resources, are prone to capture by powerful interests, and might introduce power asymmetries between experts and lay citizens (Moore 2017; Elliott 2023; Pamuk 2021). It might often more fruitful, therefore, to rely on mechanisms that make sure the experts working in non-majoritarian institutions are themselves attuned to the values of the society they

operate in. Schroeder (2021) suggests that *democratic values* should guide scientists' value-judgments, which are arrived at through a process which combines empirical inputs and moral reasoning. Pamuk (2021) suggests an adversarial *science court* which evaluates facts and values together, in a system of competing experts making their case in front of a citizen jury. Eriksen (2021) suggests a public reason model where experts ground their judgments in their institution's mandate. Bagg (2021) suggests a combination of institutionally oppositional expertise, randomly selected citizen oversight juries, and direct leverage points for popular mobilization outside of the electoral cycle. What such suggestions have in common is that they are mechanisms to make the institutions and epistemic processes themselves attuned to societal values. They do not fall back on an untenable division-of-labor model nor direct majoritarian control.

In summary, technical legitimacy requires us—paradoxically—to abandon a strict value free ideal. This neither warrants an anything-goes approach to value input, direct democratic control over epistemic decisions, nor radical skepticism towards science and expertise. But it does require institutions to have mechanisms that make them attuned to the democratic values of the society they are part of, even in their inner technical workings.

### Three cases

I have suggested that technical legitimacy rests on a claim to a common good, mechanisms for reliable expertise, and appropriate venues for value input into non-majoritarian institutions' procedures. I will in this section present three short cases to illustrate my framework, each with one dimension lacking. The first case presents an agency without a plausible appeal to the common good. The second presents an agency with inappropriate mechanisms for reliable expertise. The third presents an agency which lacks appropriate avenues for value inputs. In each case, technical legitimacy falls short, requiring other sources of legitimacy.

#### No common good: The case of post-crisis central banking

Recall that the common good criterion requires that delegation serves an adequately narrow and specified common good for which there exists both baseline majoritarian authorization and a theoretical argument for why the good in question is in fact common and not just serving factional interests. Delegation to independent central banks is classically taken to fulfill this criterion. There has for the past several decades been a broad political consensus around delegation to independent central banks in countries across the world, backed by a macroeconomic argument for why independence serves

a goal—credible commitments to an inflation target—which is unattainable if monetary policy were under political control. For the sake of this example, I stipulate that central banks are in fact governed by sound expertise and that their claim to value-freedom is appropriate. I will instead take aim at the criterion that central banks should serve a clearly delineated and appropriately justified common good.

Jens van 't Klooster (2020) argues that central bank independence is less obviously legitimate now than before the 2008 financial crisis. “Before 2008, central banks had clearly defined goals, which they could pursue by means of one instrument” (596), but after the financial crisis, central banks “now have many more instruments to use in pursuit of a much less clearly defined set of goals” (van 't Klooster 2020, 596). In addition to seeking price stability by controlling interest rates, central banks after the crisis have acted as lenders of last resort, as creditors to governments, and enacted policies of quantitative easing—i.e. the purchase of financial assets to counter low inflation (van 't Klooster 2020, 594).

This shift towards a broader set of instruments and goals is a problem, according to the common good criterion, for two reasons. First, it makes it more difficult to identify when delegated authority oversteps the good it is set to provide. When central banks pursue a broad range of goals, they must inevitably make more trade-offs—which are today not adequately specified in most central banks' existing mandates. Central bankers have defended their new activities by arguing that they fall under the price stability mandate, but this type of very broad interpretation of a mandate is problematic in my framework. Second, it is harder to make the theoretical argument that a new instrument like quantitative easing is a genuine common good than it is for price stability. Quantitative easing, for instance, increases the value of financial assets, which are disproportionately owned by the wealthiest 5 percent of households (van 't Klooster 2020, 594). Note that my (and van 't Klooster's) argument is not that the underlying common good changed during the financial crisis. Central banks still appealed to price stability and couched their new conduct in old arguments. My point is rather that their claim to the same old common good of price stability became strained as they moved into new instruments and goals. An institution taking on new tasks, instruments and goals, especially when such a move challenges a substantial argument for why the institution serves a common good, should trigger a democratic reassessment of that institution's terms of delegation. As discussed above, I do not believe that oversight mechanisms should be activated too easily, as this would undercut the rationale for delegation. But the development discussed here seems to rise above the threshold where a reassessment by elected politicians would be warranted.

## Vulnerable expertise: The case of the FAA

Recall that there are two ways the expertise criterion may be violated. First, some areas of expertise may be inherently too uncertain to meet the reliability threshold necessary for technical legitimacy. Second, an agency may fail to provide the institutional structure necessary for epistemic incentives to guide the conduct of experts even where the underlying expertise is robust. I will discuss a case of the latter here. Aviation safety is a case of a relatively clear common good, building on a robust field of expertise, with plausibly only a limited need for value inputs. The expertise criterion can still be violated where the institutional structure introduces epistemic distortions.

The American aviation regulator, the FAA, has been described as having effectively delegated the certification of new airplanes to the regulated companies themselves, through the practice of “self-regulation” ([Schacter 2021](#)). This practice has come about for good reasons, as it is cost efficient and gives access to the comprehensive—perhaps even superior—expertise that industry employees hold. Self-regulation is widespread well beyond aviation regulation ([Schacter 2021, 641](#)). At the same time, it is easy to see how such a practice might lead the certification procedure to optimize for other things besides safety. Schacter ([2021](#)) argues that the FAA is forced even in its founding regulation to balance a concern for safety and a concern for the market ([Schacter 2021, 649](#)). In practice, this balancing exercise has often skewed towards the interests of the regulated industry.<sup>4</sup> For our purposes, it is important to note that the sources of capture are twofold. One is a close relationship between the regulator and the regulated industries, due to the well-known issues of “revolving doors” and so on. Another is Congress itself. Boeing enjoys significant lobbying power in Congress and has used this power to push for more self-regulation when the agency’s mandate has been renewed, even against FAA warnings that this could compromise safety ([Kitroeff and Gelles 2019; Robison 2021, ch. 7](#)). The expertise criterion requires protection against both kinds of influences.

Self-regulation has arguably contributed to disasters. Two Boeing 737 MAX 8 aircraft crashed within less than a year in 2018 and 2019, killing everyone on board. Investigators determined that a major cause of the crashes was a piece of software that had been developed to compensate for engineering deficiencies in the new aircraft—deficiencies which were introduced because Boeing wanted to keep the new aircraft as similar as possible to the old design, avoiding a lengthy and expensive certification process. According to the task force that investigated the crashes, the software that

---

<sup>4</sup> The account in this section is based on Schacter ([2021](#)) and Robison ([2021](#)).

contributed to the accidents was analyzed almost exclusively by Boeing employees, with little oversight by FAA employees ([Raso 2019](#)).

This case shows how a certain institutional structure effectively undercuts the expertise criterion of technical legitimacy. Experts employed by Boeing, even if they may very well be more competent than FAA employees, are exposed to incentives that might lead them to optimize for other things besides engineering quality and safety.<sup>5</sup> Reporters have documented the emergence of an organizational culture in Boeing which prioritizes the interests of shareholders over safety ([Gates 2024](#); see also [Robison 2021](#)). The FAA was structurally unable to provide a corrective to such developments, making it a poor candidate for technical legitimacy. Again, this is the case even though the agency is set up in service of an uncontroversial common good (aviation safety), based on a field of expertise with a very strong empirical track record, and with a limited need for value inputs on a day-to-day basis.

### No value inputs: The case of medicines licensing

Medical licensing is a typical task of regulatory agencies around the world. Independent agencies evaluate whether a new drug is safe and effective enough to be granted market access through a technical-scientific evaluation of the tests and clinical trials that pharmaceutical companies must conduct to apply for authorization ([Hauray and Urfalino 2009](#)). This seems like a good candidate for technical legitimacy. Safe drugs are plausibly a common good, also when balancing against issues of cost and so on, as both consumers and producers benefit from a well-regulated market ([Gehring and Krapohl 2007, 211](#)). Drug evaluations are based on “gold standard” randomized controlled trials in a highly developed scientific field. Accordingly, one might also believe that medical licensing is best seen as a value-free technical exercise where value inputs would be inappropriate.

This is in fact also a tendency. In the European Union, the regime for medicines licensing emphasizes that decisions about marketing authorization should rest only on scientific evaluations of randomized controlled trials in expert committees that are independent from member states and the commission ([Hauray and Urfalino 2009; Gehring and Krapohl 2007](#)). A 1965 directive explicitly rejects the consideration of broader socioeconomic criteria like price and public health considerations in medicines licensing ([Hauray and Urfalino 2009, 443](#)). Market authorization was carved out as a neutral and value-free domain in part because this was the only way to achieve

---

<sup>5</sup> Similar distortions exist also internally in the FAA. Robison (2021, 40) documents how employees’ pay increases are tied not only to safety goals but also to metrics of efficiency and “collaboration,” i.e. support for plane makers.

European agreement on pharmaceuticals regulation—leaving the more contentious issues of public health and pricing to individual member states (Fjørtoft and Sandven 2023; Pamuk 2021, 76). As Pamuk (2021) points out, this retreat into value-freedom is problematic because it “risks masking the ways advice is in fact nonneutral” (Pamuk 2021, 76; see also Onoda 2024). One thing is that experts are banned from taking broader societal considerations into account in their evaluations. This could plausibly be fixed by allowing politicians to have the final say over market authorization. A more fundamental challenge is that the scientific evaluations themselves unavoidably entail value choices due to the existence of inductive risk, as outlined earlier. When determining whether a drug is safe and effective, decisions over what type of error one is more willing to accept are unavoidable.

Medicine approval is not like aviation safety where more caution always saves more lives. If we are too slow bringing a new treatment to market (because of an overly slow and cautious approval process), lives could be lost. And, of course, the opposite is also true. Dangerous medicines that are allowed to market can do much more harm than good. Questions of the appropriate weighing of the chance of false positives against false negatives are therefore salient. The insistence on strict value-freedom for medicines licensing makes it difficult to be explicit about decisions of inductive risk. Instead of being open about such tradeoffs, medical experts are forced to couch their arguments in neutral scientific terms whenever choices under uncertainty occur throughout the epistemic process.

## Conclusion

This paper deals with an idea that comes in different guises in the empirical and normative literature on expertise, delegation, and non-majoritarian institutions. The idea is that an institution is legitimate based on its neutrality, technical expertise and epistemic authority—in that it makes technical as opposed to political decisions. I call the idea technical legitimacy. Arguing that existing defenses of the idea rest on premises that are either empirically contingent or outright implausible, I propose a version of technical legitimacy that rests on three criteria. These are (1) an appeal to a functionally specified common good which cannot be realized when an institution is under majoritarian control; (2) mechanisms for reliable expertise; and (3) appropriate venues for value input. The downside of my approach is that it makes it difficult to rely on simple and operationalizable concepts like objectivity, efficiency, salience or value-freedom for justifying technical legitimacy. It requires more substantial theorizing and places more detailed demands on institutional design. The upside of my approach is that it is more

robust against counterfactuals and more democratically defensible. Through three empirical examples, I have demonstrated how the scheme may be applied to real-world claims to technical legitimacy.

The framework presented here urges the debate over non-majoritarian legitimacy to avoid excessive skepticism as well as unfounded optimism. Technical legitimacy cannot justify all kinds of delegation; it cannot be a catch-all foundation for non-majoritarian legitimacy. The criteria I spell out are probably difficult to meet in full for many existing institutions. On the other hand, technical legitimacy should not be ruled out as a matter of principle. It should be legitimate for societies to choose to delegate decisions when delegation is the only way to achieve a collectively valued outcome. But we must ensure that delegation happens within the proper bounds.

Scholars have shown that technical legitimacy is often empirically accepted and endorsed by citizens. But institutions and policy actors tend to appeal to technical legitimacy even in instances that seem clearly outside the bounds of normative acceptability. The framework presented here provides the tools to more precisely identify such oversteps. It thereby lets us identify and analyze claims to technical legitimacy, it sets out the conditions under which it might still be appropriate, and it offers pointers for better institutional design.

## References

- Bagg, Samuel. 2021. “[Fighting Power With Power: The Administrative State as a Weapon Against Concentrated Private Power](#).” *Social Philosophy and Policy* 38 (1): 220–43.
- Beetham, David. 2013. *The Legitimation of Power*. Palgrave Macmillan.
- Bellamy, Richard. 2010. “[Democracy Without Democracy? Can the EU’s Democratic ‘Outputs’ Be Separated from the Democratic ‘Inputs’ Provided by Competitive Parties and Majority Rule?](#)” *Journal of European Public Policy* 17 (1): 2–19.
- Berlin, Isaiah. 2002. “[Two Concepts of Liberty](#).” In *Liberty*, 2nd ed., 166–217. Oxford: Oxford University Press.
- Bertsou, Eri. 2021. “[Bring in the Experts? Citizen Preferences for Independent Experts in Political Decision-Making Processes](#).” *European Journal of Political Research* 61 (1).
- Bertsou, Eri, and Daniele Caramani. 2022. “[People Haven’t Had Enough of Experts: Technocratic Attitudes Among Citizens in Nine European Democracies](#).” *American Journal of Political Science* 66 (1): 5–23.
- Bickerton, Christopher, and Carlo Invernizzi Accetti. 2021. *Technopopulism: The New Logic of Democratic Politics*. Oxford: Oxford University Press.
- Black, Julia. 2005. “The Emergence of Risk-Based Regulation and the New Public Risk Management in the United Kingdom.” *Public Law* 2005 (Autumn): 512–48.

- Blinder, Alan S. 1997. "Is Government Too Political?" *Foreign Affairs* 76 (6): 115.
- Boswell, Christina. 2009. The Political Uses of Expert Knowledge: Immigration Policy and Social Research. Cambridge University Press.
- Buchanan, Allen. 2018. "Institutional Legitimacy." In *Oxford Studies in Political Philosophy Volume 4*, edited by David Sobel, Peter Vallentyne, and Steven Wall. Oxford: Oxford University Press.
- Busuioc, Madalina. 2013. *European Agencies: Law and Practices of Accountability. Oxford Studies in European Law*. Oxford: Oxford University Press.
- Busuioc, Madalina, and Dovilė Rimkutė. 2020. "The Promise of Bureaucratic Reputation Approaches for the EU Regulatory State." *Journal of European Public Policy* 27 (8): 1256–69.
- Caramani, Daniele. 2017. "Will Vs. Reason: The Populist and Technocratic Forms of Political Representation and Their Critique to Party Government." *American Political Science Review* 111 (1): 54–67.
- Carpenter, Daniel P. 2010. Reputation and Power: Organizational Image and Pharmaceutical Regulation at the FDA. Princeton, NJ: Princeton University Press.
- Christiano, Thomas. 2012. "Rational Deliberation Among Experts and Citizens." In *Deliberative Systems: Deliberative Democracy at the Large Scale*, edited by John Parkinson and Jane Mansbridge, 27–51. Cambridge University Press.
- Commission of the European Communities. 2002. "Communication from the Commission on the Operating Framework for the European Regulatory Agencies." *COM(2002) 718 Final*.
- Cordelli, Chiara. 2020. *The Privatized State*. Princeton & Oxford: Princeton University Press.
- Douglas, Heather. 2009. *Science, Policy, and the Value-Free Ideal*. University of Pittsburgh Press.
- . 2021. *Science, Values, and Democracy: The 2016 Descartes Lectures*. Edited by Ted Richards. First edition. Tempe, AZ: Consortium for Science, Policy & Outcomes.
- Downey, Leah. 2021. "Delegation in Democracy: A Temporal Analysis." *Journal of Political Philosophy* 29 (3): 305–29.
- . 2022. "Democratic Central Banking: Power Not Deliberation: In Response to Monnet." *Accounting, Economics, and Law: A Convivium* 0 (0).
- Elliott, Kevin J. 2023. *Democracy for Busy People*. University of Chicago Press.
- Elster, Jakob. 2024. "Policy-Development and Deference to Moral Experts." *Res Publica* 30 (1): 11–29.
- Eriksen, Andreas. 2021. "Political Values in Independent Agencies." *Regulation & Governance* 15 (3): 785–99.
- Erman, Eva. 2018. "A Function-Sensitive Approach to the Political Legitimacy of Global Governance." *British Journal of Political Science* 50 (3): 1001–24.
- Fawcett, Paul, Matthew Flinders, Colin Hay, and Matthew Wood, eds. 2017. *Anti-Politics, Depoliticization, and Governance*. Oxford: Oxford University Press.

- Fischer, Frank. 2009. *Democracy and Expertise: Reorienting Policy Inquiry*. Oxford: Oxford University Press.
- Fjørtoft, Trym Nohr. 2024. “*Inductive Risk and the Legitimacy of Non-Majoritarian Institutions*.” *British Journal of Political Science* 54 (2).
- Fjørtoft, Trym Nohr, and Asimina Michailidou. 2021. “*Beyond Expertise: The Public Construction of Legitimacy for EU Agencies*.” *Political Research Exchange* 3 (1).
- Fjørtoft, Trym Nohr, and Hallvard Sandven. 2023. “*Symmetry in the Delegation of Power as a Legitimacy Criterion*.” *Journal of Common Market Studies* 61 (4): 900–916.
- Føllesdal, Andreas, and Simon Hix. 2006. “*Why There Is a Democratic Deficit in the EU: A Response to Majone and Moravcsik*.” *Journal of Common Market Studies* 44 (3): 533–62.
- Friedman, Jeffrey. 2019. *Power Without Knowledge: A Critique of Technocracy*. Oxford: Oxford University Press.
- . 2020. “*Political Epistemology, Technocracy, and Political Anthropology: Reply to a Symposium on Power Without Knowledge*.” *Critical Review* 32 (1-3): 242–367.
- Gates, Dominic. 2024. “Boeing’s Long Fall, and How It Might Recover.” *Seattle Times*, April.
- Gehring, Thomas, and Sebastian Krapohl. 2007. “*Supranational Regulatory Agencies Between Independence and Control: The EMEA and the Authorization of Pharmaceuticals in the European Single Market*.” *Journal of European Public Policy* 14 (2): 208–26.
- Grilli, Vittorio, Donato Masciandaro, Guido Tabellini, Edmond Malinvaud, and Marco Pagano. 1991. “*Political and Monetary Institutions and Public Financial Policies in the Industrial Countries*.” *Economic Policy* 6 (13): 341–92.
- Hauray, Boris, and Philippe Urfalino. 2009. “*Mutual Transformation and the Development of European Policy Spaces. The Case of Medicines Licensing*.” *Journal of European Public Policy* 16 (3): 431–49.
- Heath, Joseph. 2020. *The Machinery of Government*. Oxford University Press.
- Hempel, Carl G. 1965. “Science and Human Values.” In *Aspects of Scientific Explanation and Other Essays in the Philosophy of Science*. The Free Press.
- Hibbing, John R., and Elizabeth Theiss-Morse. 2002. *Stealth Democracy: Americans’ Beliefs About How Government Should Work*. 1st ed. Cambridge University Press.
- Holst, Cathrine, and Anders Molander. 2019. “*Epistemic Democracy and the Role of Experts*.” *Contemporary Political Theory* 18 (4): 541–61.
- Hutter, Bridget M. 2005. “The Attractions of Risk-based Regulation: Accounting for the Emergence of Risk Ideas in Regulation.” *CARR Discussion Paper*, no. 33.
- Jacobs, Alan M. 2016. “*Policy Making for the Long Term in Advanced Democracies*.” *Annual Review of Political Science* 19 (1): 433–54.

- Kitcher, Philip. 2001. *Science, Truth, and Democracy*. Oxford Studies in Philosophy of Science. Oxford New York: Oxford University Press.
- Kitroeff, Natalie, and David Gelles. 2019. "Before Deadly Crashes, Boeing Pushed for Law That Undercut Oversight." *New York Times*, October.
- Knight, Jack, and James Johnson. 2011. *The Priority of Democracy: Political Consequences of Pragmatism*. Princeton & Oxford: Princeton University Press.
- Kydland, Finn E, and Edward C Prescott. 1977. "Rules Rather Than Discretion: The Inconsistency of Optimal Plans." *Journal of Political Economy* 85 (3): 473–91.
- Lavezzolo, Sebastián, Luis Ramiro, and Pablo Fernández-Vázquez. 2021. "Technocratic Attitudes in COVID-19 Times: Change and Preference over Types of Experts." *European Journal of Political Research*, 1–20.
- Littoz-Monnet, Annabelle. 2020. "Expanding Without Much Ado. International Bureaucratic Expansion Tactics in the Case of Bioethics." *Journal of European Public Policy* 28 (6): 858–79.
- Lofthouse, Jordan K., and Alexander Schaefer. 2025. "Expert Knowledge and the Administrative State." *Public Choice* 202 (3–4): 433–54.  
<https://doi.org/10.1007/s11127-024-01228-3>.
- Lord, Christopher, and David Beetham. 2001. "Legitimizing the EU: Is There a 'Post-Parliamentary Basis' for Its Legitimation?" *Journal of Common Market Studies* 39 (3): 443–62.
- Maggetti, Martino. 2010. "Legitimacy and Accountability of Independent Regulatory Agencies: A Critical Review." *Living Reviews in Democracy*.
- Mair, Peter. 2013. Ruling the Void: The Hollowing of Western Democracy. London ; New York: Verso.
- Majone, Giandomenico. 1994. "The Rise of the Regulatory State in Western Europe." *West European Politics* 17 (1): 77–101.
- . 2001. "Two Logics of Delegation: Agency and Fiduciary Relations in EU Governance." *European Union Politics* 2 (1): 103–22.
- Maor, Moshe. 2015. "Theorizing Bureaucratic Reputation." In *Organizational Reputation in the Public Sector*, edited by Arild Wæraas and Moshe Maor, 17–36. New York, N.Y.: Routledge.
- Moore, Alfred. 2017. Critical Elitism. Deliberation, Democracy and the Problem of Expertise. Cambridge: Cambridge University Press.
- Moravcsik, Andrew. 2002. "In Defence of the 'Democratic Deficit': Reassessing Legitimacy in the European Union." *Journal of Common Market Studies* 40 (4): 603–24.
- Onoda, Takuya. 2024. "'Depoliticised' Regulators as a Source of Politicisation: Rationing Drugs in England and France." *Journal of European Public Policy* 31 (5): 1346–67.
- Pamuk, Zeynep. 2021. Politics and Expertise: How to Use Science in a Democratic Society. Princeton, NJ: Princeton University Press.
- Paul, Regine. 2021. *Varieties of Risk Analysis in Public Administrations: Problem-Solving and Polity Policies in Europe*. Abingdon, Oxon: Routledge.

- Peter, Fabienne. 2023. *The Grounds of Political Legitimacy*. Oxford University Press.
- Pettit, Philip. 2004. “[Depoliticizing Democracy](#).” *Ratio Juris* 17 (1): 52–65.
- Pettit, Philip. 2012. *On the people’s terms: A republican philosophy of democracy*. Cambridge: Cambridge University Press.
- Radaelli, Claudio M. 1999a. *Technocracy in the European Union*. London, New York: Routledge.
- . 1999b. “[The Public Policy of the European Union: Whither Politics of Expertise?](#)” *Journal of European Public Policy* 6 (5): 757–74.
- Raso, Connor. 2019. “Boeing Crisis Illustrates Risks of Delegated Regulatory Authority.” Brookings Center on Regulation and Markets.
- Rawls, John. 1993. *Political Liberalism*. Vol. 177. New York: Columbia University Press.
- Rimkutė, Dovilė. 2015. “[Explaining Differences in Scientific Expertise Use : The Politics of Pesticides](#).” *Politics and Governance* 3 (1): 114–27.
- Robison, Peter. 2021. *Flying Blind: The 737 MAX Tragedy and the Fall of Boeing*. First edition. New York: Doubleday.
- Rudner, Richard. 1953. “The Scientist Qua Scientist Makes Value Judgments.” *Philosophy of Science* 20 (1): 1–6. <https://www.jstor.org/stable/185617>.
- Sabatier, P. 1978. “[The Acquisition and Utilization of Technical Information by Administrative Agencies](#).” *Administrative Science Quarterly* 23 (3): 396–417.
- Sandven, Hallvard. 2022. “[The Practice and Legitimacy of Border Control](#).” *American Journal of Political Science*, August, ajps.12736.
- Sangiovanni, Andrea. 2019. “[Debating the EU’s Raison d’être: On the Relation Between Legitimacy and Justice](#).” *Journal of Common Market Studies* 57 (1): 13–27.
- Schacter, Joanna R. 2021. “Delegating Safety: Boeing and the Problem of Self-Regulation.” *Cornell Journal of Law and Public Policy* 30 (3): 637–70.
- Scharpf, Fritz W. 1999. *Governing in Europe: Effective and Democratic?* Oxford: Oxford University Press.
- . 2003. “Problem-Solving Effectiveness and Democratic Accountability in the EU.” *MPIfG Working Paper*, no. 1.
- . 2009. “Legitimacy in the Multilevel European Polity.” *European Political Science Review* 1 (2): 173–204.
- Scherz, Antoinette. 2021. “[Tying Legitimacy to Political Power: Graded Legitimacy Standards for International Institutions](#).” *European Journal of Political Theory* 20 (4): 631–53.
- Schrefler, Lorna. 2010. “[The Usage of Scientific Knowledge by Independent Regulatory Agencies](#).” *Governance* 23 (2): 309–30.
- Schroeder, S. Andrew. 2021. “[Democratic Values: A Better Foundation for Public Trust in Science](#).” *British Journal for the Philosophy of Science* 72 (2): 545–62.
- Shapiro, Ian. 2016. *Politics Against Domination*. Cambridge, MA: Belknap Press of Harvard University Press.

- Stahl, Rune Møller. 2021. “From Depoliticisation to Dedemocratisation: Revisiting the Neoliberal Turn in Macroeconomics.” *New Political Economy* 26 (3): 406–21.
- Steffek, Jens. 2015. “The Output Legitimacy of International Organizations and the Global Public Interest.” *International Theory* 7 (2): 263–93.
- Sunstein, Cass R., and Adrian Vermeule. 2020. *Law and Leviathan: Redeeming the Administrative State*. Harvard University Press.  
<https://doi.org/10.2307/j.ctv2jfvcb2>.
- Thatcher, Mark, and Alec Stone Sweet. 2002. “Theory and Practice of Delegation to Non-Majoritarian Institutions.” *West European Politics* 25 (1): 1–22.
- Thoma, Johanna. 2024. “Social Science, Policy and Democracy.” *Philosophy & Public Affairs* 52 (1): 5–41.
- Tucker, Paul. 2018. *Unelected Power: The Quest for Legitimacy in Central Banking and the Regulatory State*. Princeton, NJ: Princeton University Press.
- van ’t Klooster, Jens. 2020. “The Ethics of Delegating Monetary Policy.” *Journal of Politics* 82 (2): 587–99.
- Vibert, Frank. 2007. *The Rise of the Unelected: Democracy and the New Separation of Powers*. Cambridge University Press.
- Waldron, Jeremy. 1999. *Law and Disagreement*. Oxford : New York: Clarendon Press ; Oxford University Press.
- Warren, Mark. 1996. “Deliberative Democracy and Authority.” *American Political Science Review* 90 (1).
- Weber, Max. 1994. *Weber: Political Writings*. Edited by Peter Lassman and Ronald Speirs. Cambridge: Cambridge University Press.
- Weiss, Carol H. 1979. “The Many Meanings of Research Utilization.” *Public Administration Review* 39 (5): 426–31.
- Zacka, Bernardo. 2022. “Political Theory Redisovers Public Administration.” *Annual Review of Political Science* 25 (1): 21–42.