IS EFFICIENCY BIASED?

Zachary Liscow*
March 2018

UNIVERSITY OF CHICAGO LAW REVIEW (Forthcoming)

ABSTRACT: Efficiency is a watchword in policy circles. If we choose policies that maximize people’s willingness to pay, we are told, we will grow the economic pie and thus benefit the rich and poor alike. Who would oppose efficiency when it is cast in this fashion?

Look more closely. When viewed through a legal lens, the term efficiency encompasses two, starkly different, types of policies: those that systematically distribute equally to the rich and the poor and those that systematically distribute more to the rich.

Our collective failure to grasp this distinction matters enormously no matter what your political commitments. Many “efficient” policies distribute more to the rich, without the rich having to pay for their bigger slice. Because these “rich-biased” policies are ubiquitous, efficient policymaking places a heavy thumb on the scale in favor of the rich. Getting efficiency right should matter to a wide swath of the policymaking spectrum, from committed redistributionists to libertarians. We should support “efficient” policies only when they systematically distribute equally to the rich and the poor neutrally as we grow the size of the economic pie.

The Article points the way forward in ensuring that a foundational tenant of the law does not follow a “rich get richer” principle, with profound consequences for policymaking of every sort.

Table of Contents

Introduction ........................................................................................................................................2
I. Efficiency: An Explanation ...........................................................................................................8
II. The Distributional Consequences of Policies: A Sticky Take ..................................................11

* Yale Law School, Associate Professor. Contact: zachary.liscow@yale.edu. Thanks to Bruce Ackerman, Matt Adler, Anne Alstott, Ian Ayres, Bob Cooter, Ed Fox, Heather Gerken, Jacob Goldin, Michael Graetz, Andrew Hayashi, Christine Jolls, Amy Kapczynski, Louis Kaplow, Max Kasy, Al Klevorick, Lewis Kornhauser, Doug Kysar, Daniel Markovits, Mitch Polinsky, Alex Raskolnikov, Susan Rose-Ackerman, David Schleicher, Alan Schwartz, Steve Shavell, Matt Stephenson, Judge Stephen Williams, Gui Woolston, and participants at the Columbia Tax Policy Workshop, Yale Law School Faculty Workshop, National Tax Association Annual Meetings, Loyola Law School Tax Policy Workshop, Boston University Law and Economics Workshop, Boston College Tax Policy Workshop, and William and Mary Faculty Workshop for helpful comments. Thanks to Daniel Giraldo, Brian Highsmith, Quentin Karpilow, Michael Loughlin, Brian McGrail, Farrah Ricketts, and Kate Tian for excellent research assistance.
IS EFFICIENCY BIASED?

III. Legal Entitlement Neutrality ................................................................. 14
   A. Neutral Policies ..................................................................................... 15
   B. Rich-Biased Policies ............................................................................ 18
   C. Poor-Biased Policies ........................................................................... 22
   D. Summary .................................................................................................. 23
   E. The Predominance of Rich Bias and the “Rich Get Richer” Principle ........ 24

IV. Examples of Efficient Rich-Biased Policies in Practice ............................. 25
   A. Federal Regulatory Cost-Benefit Analysis ........................................... 25
   B. Torts ........................................................................................................ 28

V. Policy Implications ..................................................................................... 29

VI. Responding to Potential Critiques .......................................................... 34
   A. Considering Economic Growth ............................................................. 34
   B. Adding Complexity to Policymaking ....................................................... 35

Conclusion: Law and Economics in an Age of Inequality ............................. 36

INTRODUCTION

Suppose that a city is considering building neighborhood parks, each of which costs $1 million to build. The residents of a rich neighborhood are willing to pay $2 million for the park, but the residents of a poor neighborhood are only willing to pay $500,000 for the park, less than the cost of building it. Suppose as well that the park increases well-being to the rich and poor by the same amount. Should the city build a park in the rich neighborhood, the poor neighborhood, both, or neither?

A dominant policymaking ethos of our time—perhaps the dominant one—is the pursuit of economic efficiency.\(^1\) The typical efficiency-based economic analysis of law gives a clear answer: build the park in the rich neighborhood, but not the poor neighborhood. Doing so would be efficient. This goal of economic efficiency is reflected throughout the law, especially reflected in administrative cost-benefit analysis\(^2\) and

---

\(^1\) See, e.g., Lisa Heinzerling, Quality Control: A Reply to Professor Sunstein, 102 CAL. L. REV. 1457, 1458 (2014) (“For more than three decades, executive orders governing White House regulatory review have specified cost-benefit analysis [another term for economic efficiency] as the normative framework for evaluating agency rules.”); Matthew D. Adler & Eric A. Posner, Rethinking Cost-Benefit Analysis, 109 YALE L.J. 165, 167 (1999) (“[Economic efficiency’s] popularity among agencies in the United States government has never been greater.”). For commonly used textbooks taking this view, see, for example, Richard A. Posner, Economic Analysis of Law 15-20 (9th ed. 2014); Steven Shavell, Foundations of Economic Analysis of Law 2-3 (2004) (describing social welfare as the normative basis for analysis in law and economics, but then restricting attention to efficiency by excluding analysis on distribution); Robert Cooter & Thomas Ulen, Law & Economics 7-8 (6th ed. 2012) (saying that the book “will focus on efficiency rather than distribution” in analyzing the law because of the availability of the tax system for redistribution).

\(^2\) Exec. Order No. 12,866, 3 C.F.R. 638 (1994) (requiring cost-benefit analysis in federal agencies); Office of Mgmt. & Budget, Circular A-4, Exec. Office of the President, http://www.whitehouse.gov/sites/whitehouse.gov/files/omb/circulars/A4/a-4.pdf. (“Where there are significant regional variations in benefits and/or costs, you should consider the possibility of setting different requirements for the different regions.”); see also Section IV.A. listing examples.
common law adjudication. It has reached such a status that one keen observer has called the notion that economic policy should be efficient (apart from explicitly redistributary tax and transfer programs) the “Brookings Religion”—that is, the standard goal for policy analysts across the country, as exemplified by the work of the famous think tank in Washington, D.C. The advocates of economic efficiency point to its ability to grow the size of the economic pie, making everyone better off. As they say, a rising tide lifts all boats. But efficiency’s critics, especially outside of economics, suggest that efficient policy pays insufficient attention to the needs of the poor. This view has resonance in the critiques of “neoliberalism” and the “Washington consensus” view that governments should adopt efficient, growth-inducing laws.

This Article helps settle the score from within the perspective of economics itself by describing the hidden meaning of efficiency, identifying the particular bias against the poor in many, but not all, efficient policies. It makes three contributions. First, it introduces a new concept, “legal entitlement neutrality,” that classifies efficient legal rules based on their “bias” toward people of different incomes. Second, it characterizes conditions under which an efficient policy distributes more, less, or the same amount of legal entitlements to the rich and the poor. And it offers a heuristic rule: Money is neutral. Otherwise, efficient policies are probably systematically biased toward the rich. That is, in many cases—discernable based on criteria in the Article—one of the dominant paradigms in the law is biased against the poor, which is a particular concern given rising dissatisfaction with economic inequality.

Third, it offers implications for policy. In particular, in showing that efficiency is not just indifferent to the poor but is actually often biased against them, this Article offers an important reason to adopt less efficient legal rules that are less biased against the poor.

---

3 Richard Posner, The Ethical and Political Basis of the Efficiency Norm in Common Law Adjudication, 8 Hofstra L. Rev. 487, 502-07 (1980) (arguing that the common law is efficient and that this is normatively desirable); see also Section IV.B. listing examples.
4 Personal communication with Lawrence Mishel, President of the Economic Policy Institute, email, January 3, 2018.
Understanding these claims requires some precision in understanding what “efficiency” is. When this Article asks, “Is efficiency biased?,” it refers to “Kaldor-Hicks efficiency,” the typical definition used in economic analysis of the law. Kaldor-Hicks ("K-H") efficiency maximizes individuals’ willingness to pay for a policy change.

This goal is associated with scholars like Richard Posner but is a common goal for setting policies, as it is viewed as maximizing the size of the economy pie. When the critics say that efficient policies are biased against the poor, the view is based on the notion that efficiency is based on “willingness to pay.” Since the rich have greater wealth, the view goes, they will tend to have a greater willingness to pay, and therefore policymakers maximizing efficiency will choose policies that benefit the rich over the poor.

Around the modern advent of the dominance of the efficiency norm in the economic analysis of law in the 1970s and 1980s, there was vigorous debate about whether efficient policies are biased against the poor. But, remarkably, this foundational question about the most common goal in the economic analysis of law, if not in all analysis of law, remains unresolved. Opponents came up with powerful examples of bias against the rich, but never reached a general critique about efficient policymaking. Rather, the question largely went into hibernation because it was deemed inconsequential. By revealing the inner workings of K-H efficiency and its effect on legal rules, this Article provides that general critique, but also qualifies it, showing that efficiency is more complex than either its supporters or critics suggest.

The debate about bias in efficient policymaking seemed inconsequential because economic analysis has typically come to ignore the potential distributional implications of economic policies for a simple reason: taxes and transfers either should or do address distributional concerns. The mantra is to have efficient policies that may harm the poor, grow the economic pie as large as possible, and then redistribute to them through taxes to “offset” distributional consequences and thereby address distributional concerns.

---


12 For examples of this argument, see RICHARD MUSGRAVE, THE THEORY OF PUBLIC FINANCE (1959) (describing the separate “allocative” and “distributive” branches of government); Louis Kaplow & Steven Shavell, Why the Legal System Is Less Efficient Than the Income Tax in Redistributing Income, 23 J. LEGAL STUD. 667 (1994); A. MITCHELL POLINSKY, AN INTRODUCTION TO LAW AND ECONOMICS 127 (2d ed.1989); Aamund Hylland & Richard Zeckhauser, Distributional Objectives Should Affect Taxes but Not Program Choice or Design, 81 SCANDINAVIAN J. ECON. 264 (1979) (presenting the first mathematical statement of this general reasoning).

13 See Kaplow & Shavell, supra note 12.

14 For a description of welfare economics, see, for example, the long-standing standard graduate-level microeconomics textbook, ANDREU MAS-COLELL ET AL., MICROECONOMIC THEORY 117-22, 817-50 (1995). For a philosophical defense of using social welfare functions for evaluating social choices, see
That is, if the tax system achieves the appropriate distribution of income, then the distributive impacts of non-tax policies do not matter. Instead, the argument goes, efficient policies should be used to grow the pie as large as possible, after which tax policy can slice the pie equitably.  

This Article makes a different—and, in the context of economic analysis, uncommon—assumption: The distributional consequences of policies “stick,” as a variety of political frictions and failures described by political science suggests could be the case. A policy that hurts the poor does not lead to increased transfers to the poor, and a policy that benefits the poor does not lead to increased taxes on the poor. As a result, policies’ distributional impacts matter. What assumption is empirically correct is an open empirical question, but this Article works out the implications under the plausible notion that distributional impacts stick.

In this context, the Article introduces the concept of legal entitlement neutrality. Legal entitlement neutrality means that, if one’s income changes, one’s efficient allocation of legal entitlements does not change. It thus classifies policies by their tendency to assign a larger or smaller amount of legal entitlements to different individuals on the basis of their income. By “legal entitlement,” the Article means stuff that the government allocates—for example, clean air, provision of parks, spending on infrastructure, or road safety. Legal entitlement neutrality is thus primarily a question of fairness in allocation: for a given type of efficient policy, do richer people tend to get more, less, or the same amount of stuff? Two things should be noted about the legal entitlement neutrality. First, “neutrality” in the Article refers specifically to this concept, not some broader platonic concept of neutrality. Second, it refers only to efficient policies, not to other types of policies, which are not characterized by a presence or lack of legal entitlement neutrality.

Efficient policies can be “poor-biased,” “rich-biased,” or “neutral.” A policy is poor-biased if, as one gets richer, he gets fewer legal entitlements from efficient legal policies. For these policies, the poor are willing to pay more than the rich for the legal entitlements (such as public bus routes, perhaps), so efficient legal rules endow the poor with more of them. Poor-biased policies are rare, since it is unusual for the poor to be

---


15 This two-step of efficient non-tax policies and distribution through taxes will often result in the optimal policy. However, even this view’s most ardent defenders acknowledge that it is not always right on its own terms. Kaplow & Shavell, supra note 12, at 677-81. Others argue that redistributing with legal rules can be more efficient than redistributing through taxes. See, e.g., Zachary Liscow, Note, Reducing Inequality on the Cheap: When Legal Rules Should Consider Equity as Well as Efficiency, 123 YALE L.J. 2478 (2014) (arguing that the inefficiency of redistributing through taxes raises significant scope for legal rules that are more efficient at redistribution); Chris Sanchirico, Deconstructing the New Efficiency Rationale, 86 CORNELL L. REV. 1003 (2001) (making an even stronger argument that it is always efficient to redistribute at least a little through legal rules). But that critique is not the subject of this Article, which grants this aspect of traditional law-and-economics reasoning.

16 See infra notes 54 –62; see also Lee Anne Fennell & Richard H. McAdams, The Distributive Deficit in Law and Economics, 100 MINN. L. REV. 1051, 1055 (2016) (making a similar argument); see also Cass R. Sunstein, Willingness to Pay vs. Welfare, 1 HARV. L. & POL’Y REV. 303, 314-15 (2007) (“The simple point is that realistically speaking, the choice is often between some status quo and a policy that is both inefficient and welfare-increasing.”); Zachary Liscow, Are Court Orders Sticky? Evidence on Distributional Impacts from School Finance Litigation, 47 J. EMPIRICAL LEGAL STUD. (forthcoming 2018) (offering supportive empirical evidence).
willing to pay more for anything than the rich. As a result, the Article focuses on the division between the more-frequent rich-biased and neutral policies.

An efficient policy is rich-biased if, as one gets richer, she tends to get more legal entitlements from efficient policies. For these policies, the rich have a greater willingness to pay for the legal entitlement than the poor, so efficient policies endow the rich with more of them. There are lots of rich-biased policies, since there are lots of things that the rich are willing to pay more for than the poor.

An efficient policy is neutral if, as one gets richer, efficient legal rules do not change her legal entitlements. In particular, everyone has the same willingness to pay for one dollar in increased or decreased income. Everyone’s willingness to pay for $1 of profits is $1. Importantly, any given neutral policy may benefit the rich or the poor. The concern here is systematic bias across many policies.

As the Article explains, policies that may otherwise seem similar actually can have quite different distributional implications because of rich-biased versus neutral context. In particular, efficient policies that systematically distribute equally to the rich and the poor neutrally grow the size of the economic pie; it is reasonable to believe that they have distributional impacts that “even out” across many policies. Such a belief is not reasonable for rich-biased policies, which systematically distribute more to the rich. After revealing this hidden division, the Article illustrates it using an extended example involving torts liability.

Notwithstanding this division between policies, overall efficiency analysis places a heavy thumb on the scale in favor of rich-biased policies, since the rich—because of their greater wealth—generally tend to be willing to pay more for the things that legal entitlements confer. We know that because the rich typically spend more money than the poor. For these policies, rather than allocating resources to the poor, who are most in need, efficient policies tend to do the opposite, allocating resources to the rich, who are willing to pay the most. Efficient policies will therefore tend to allocate more valuable legal entitlements to the rich: more spending on transportation, more parks, cleaner air in rich places than in poor ones. This Article calls this the “rich get richer” principle of law and economics. In effect, efficient polices tend to reinforce the existing wealth distribution, implying that greater ownership of wealth entitles individuals to a larger allocation of policy entitlements—even if the rich do not pay for it. That is, rich-biased policies give disproportionate legal entitlements to the rich for free, exacerbating inequality.

Legal entitlement neutrality is important because many believe that at least some areas of government policy-making should not give more or fewer legal entitlements to people on the basis of their income. In particular, many hold the view that certain branches of government (often the courts and administrative agencies) should not

---

17 Both here and throughout, the Article uses a convention of talking about the “rich” and the “poor” as a shorthand for talking about distributional consequences; the relevant income differences can be between the super-rich and the middle-class or the middle-class and the poor; legal entitlement neutrality is asking the same question: as income changes, do efficient policies endow individuals with more or less of a legal entitlement?

“redistribute,” redistribution being the exclusive province of the legislature. Since efficient policies often redistribute toward the rich, they may seem problematic not only to those who favor redistribution to the poor but also others, like libertarians, who do not want the government to treat people differently because of their income, or to those who are concerned about the legitimacy of the state.\footnote{See, e.g., Kaplow & Shavell, supra note 12 at 675 (regarding courts); Posner, supra note 3 (same); Posner & Adler, supra note 1 at 186 (describing the typical view of the purpose of cost-benefit analysis in regulatory agencies as “separat[ing] out the distributional issue”).}

A detailed discussion of policy implications is beyond the scope of the Article, but—beyond the overall impacts of efficient policies—the analysis suggests a two-point rubric for deciding the policy contexts in which the distributional impacts of efficient policies should be addressed. The Article thus provides guidance on where and why to consider distributive consequences in policymaking and where to consider not adopting efficient policies if one has a goal of not redistributing toward the rich. The rubric can be applied wherever the law considers efficiency.

The first and threshold question is whether the context is one that is likely to lead to a rich-biased rule. For neutral policies, distributional impacts may even out over time: as a matter of methodology, there is no bias. For rich-biased policies, however, there is an inherent legal entitlement bias. Second, does the institutional context suggest that policies’ distributional effects will be offset or be sticky? For example, legislatures can more easily adjust policies to address distributional concerns; administrative agencies and courts are less able to do so, making it more likely that the perverse distributional consequences described here will stick. If the efficiency policy is rich-biased and has distributional impacts that are sticky—and if one holds one of the broad range of normative commitments suggesting that distributing more legal entitlements to the rich without the rich paying for them is perverse—then these policies should not be efficient and instead policy alternatives that are explicitly inefficient with a goal of putting the rich and the poor on equal footing should be adopted.

This Article proceeds as follows. Section I describes the precise meaning of efficiency. Section II describes the traditional view that policies should maximize efficiency, with distributional impacts addressed by taxes and transfers. The Article then departs from that conventional view by supposing that policies’ distributional impacts stick, making the distributive impacts of efficient policies an essential question. Section III introduces “legal entitlement neutrality” and illustrates the concept with examples. Since it can be difficult to know what actually drives any given statute, adjudication, or judicial opinion, for conceptual clarity, this Article is primarily concerned with economic analysis—with efficiency as an idea that pervades much thinking, and the distributional consequences of policy that reflects that thinking. Nevertheless, it is helpful to illustrate real-world cases in which decision-making rules explicitly adopt efficient rich-biased policies, which Section IV does, offering examples from administrative law and torts. Section V discusses potential policy responses. Section VI responds to potential critiques.

\footnote{See infra notes 113–116.}
I. Efficiency: An Explanation

Kaldor-Hicks efficiency is the typical metric used in law and economics, and is the primary subject of this Article. This Article refers to K-H efficiency when it refers to “efficiency” or “efficiency analysis,” unless otherwise noted. K-H efficiency (also sometimes called “cost-benefit analysis”21) measures the willingness to pay of the parties affected by a policy and then chooses the policy that maximizes the sum of the willingness to pay of those parties. (This Section gives a verbal explanation, leaving the technical mathematical definition of K-H efficiency to the Appendix.) By choosing policies most responsive to people’s preferences (as reflected by their willingness to pay), K-H efficiency thus maximizes preference satisfaction given the constraints, like a limited budget, under which policymakers operate.22 Doing so maximizes so-called “social surplus” or just “surplus,” people’s total willingness to pay for a given social arrangement.23

The desirability of K-H efficiency is based in part on the notion that it is relatively observable. In particular, unlike “utility” or “well-being,” which are not directly observable, willingness to pay is, at least in principle. The reason is that, in real-world markets, we observe people paying for things; and, if someone pays for something, presumably she is willing to pay for it. Thus, by allocating legal entitlements to people that are willing to pay for them, K-H efficiency seeks the arrangement of goods, services, and externalities that the free market would achieve, taking the current wealth distribution as given.24 However, unlike in markets, where parties actually pay for what they receive, K-H efficiency asks about hypothetical willingness to pay. That is, K-H efficiency is not about what parties did pay but rather what they would have paid, and does not require that people actually pay for what they receive.

Put a different way, by seeking to maximize willingness to pay,25 efficiency analysis promotes the allocation of goods, services, and externalities that would result if everyone who lost from the new policy were compensated, whether or not the compensation actually takes place. If only two parties are affected by a policy change, and one party would be willing to pay more for a policy change than another party would be willing to pay to avoid the change, the policy is efficient—regardless of whether there

21 Kaldor-Hicks efficiency and cost-benefit are not quite the same for technical reasons involving prices changing when policies change. Those differences have little impact on the present analysis, so it does not consider them. See Robin Boadway, The Welfare Foundations of Cost-Benefit Analysis, 84 Econ. J. 926, 926 (1974) (first describing this so-called “Boadway paradox”); see also Chris Jones, Applied Welfare Economics 29 (2005) (explaining further).
23 Id.
24 One feature of Kaldor-Hicks efficiency is the so-called Scitovsky paradox, in which the efficient outcome depends upon whether the wealth distribution used is that before or after a change in legal rules. See Tibor de Scitovsky, A Note on Welfare Propositions in Economics, 9 Rev. Econ. Stud. 77 (1941). This feature also does not impact the present analysis, so it is put to the side.
25 Strictly speaking, the goal of efficiency could be maximizing either willingness to pay or willingness to accept. These two values can differ, for reasons explored at length in work in behavioral economics. See generally Jack L. Knetsch et al., Gain and Loss Domains and the Choice of Welfare Measure of Positive and Negative Changes, 3 J. Benefit-Cost Analysis 1 (2012). This Article does not engage with that important literature because its findings do not affect the basic arguments made here.
is actually a transfer from the beneficiary to the harmed party.\textsuperscript{26} That way, the total amount that people are willing to pay in aggregate for policies in the world has increased. As Richard Posner famously put it, in a sense, “wealth” has increased\textsuperscript{27}—not in that people have more money in their bank accounts, but rather in the sense of total surplus (i.e. willingness to pay for social arrangements) increasing. Adopting such efficient policies then respects people’s preferences by adopting the policies that they value most.

K-H efficiency is different from two other concepts also used for economic analysis. The first is Pareto efficiency.\textsuperscript{28} A policy is Pareto efficient if there is no alternative policy that makes someone better off without making anyone worse off.\textsuperscript{29} A policy that is Pareto efficient is thus an improvement on the status quo. However, Pareto efficiency has been criticized as unhelpful, since for most policies, making no one worse off is impossible because of the large number of people involved.\textsuperscript{30} Part of the appeal of K-H efficiency is that it delivers policy recommendations without the very stringent requirement that no one is worse off. Indeed, K-H efficiency is also sometimes called “potential Pareto efficiency” because it is viewed as identifying changes that increase overall surplus and thus have the “potential” to be Pareto efficient after transfers from those who gain from the policy change to those who lose from it.\textsuperscript{31}

Another concept used in economic analysis is “social welfare” or “well-being.” Though the goal can take a variety of forms, most typical is developing a measure of each individual’s “utility” level, summing those, and then choosing the policy that maximizes that sum of utilities.\textsuperscript{32} There are a variety of ways that social welfare maximization can differ from efficiency analysis. For this Article’s purposes, the most important way is that allocating money, goods, or other forms of legal entitlements to individuals with low incomes may increase utility because of the declining marginal utility of income, a conventional assumption in economics.\textsuperscript{33} Efficiency analysis, in contrast, does not directly consider the declining marginal utility of income and thus will not try to allocate resources to the poor.

Some—most famously, Richard Posner in the 1970s and 1980s—take K-H efficiency as the ultimate goal of government policy.\textsuperscript{34} More commonly, though, law and

\begin{footnotesize}
\textsuperscript{28} Pareto superior changes are those that benefit at least someone while harming no one. A Pareto optimal or Pareto efficient outcome is one that has no more Pareto superior changes left to make. See Coleman, supra note 26, at 512-513.
\textsuperscript{29} \textit{Id.} at 512.
\textsuperscript{31} See Coleman, supra note 26, at 512 (citing GUIDO CALABRESI & PHILIP BOBBITT, TRAGIC CHOICES 85-86 (1978)).
\textsuperscript{32} MAS-COLELL ET AL., supra note 14 at 117-22, 817-50 (explaining the use of welfare functions in economics).
\textsuperscript{34} See Posner, supra note 27, at 103, 111-35. Posner found in K-H efficiency an appealing mix of Pareto efficiency and utilitarianism, without the downsides of either. This Article will not revisit the debate on the merits of the Posner’s justification for wealth maximization, in part because that has already been extensively argued. See Anthony T. Kronman, \textit{Wealth Maximization as a Normative Principle}, J. LEGAL STUD. 227 (1980); Dworkin, supra note 7. In addition, it is not clear how much Posner himself supports the argument anymore. See Richard A. Posner, \textit{Wealth Maximization Revisited}, 2 NOTRE DAME J.L. ETHICS
IS EFFICIENCY BIASED?

8-Mar-18]

Economics scholars take well-being as the ultimate goal of policy, but nevertheless support efficient policymaking in many arenas for at least one of two reasons. The first is that efficiency maximizes the size of the economic pie that taxes and transfers can then redistribute to address concerns about distribution. The next Section discusses that argument. Another argument is that, across a large number of efficient policies, distributional consequences will even out. The rich will benefit from some policies and the poor from others. But across a large enough number of policies, everyone is better off. So, the best way to maximize welfare is to adopt efficient policies, which will ultimately maximize welfare. This view should be familiar to anyone who even occasionally reads the news and is associated with comments like “a rising tide lifts all boats” and (among critics) “trickle-down economics.”

This popular view in support of efficiency has an analogous popular view opposed to it, often associated with critics of “neoliberalism,” arguing that efficiency pays insufficient attention to the needs of the poor. Perhaps most famously to legal scholars, Ronald Dworkin gave the examples of Derek and Amartya. Derek is rich. Derek has a book that Amartya would like. Because of his poverty, Derek would be willing to part with the book, which he holds dearly, for $2. Amartya, though he is not very interested in the book, is willing to pay $3 for the book due to his great wealth. Thus, Dworkin points out that it would be efficiency-maximizing for the government to take the book from poor Derek and give it to rich Amartya, even without compensation. Rich Amartya is getting something from the government just because he’s rich, not because his well-being is enhanced more by having it.

This analysis is helpful so far as it goes—especially for making Dworkin’s point that utility and efficiency are quite different things. But it—along with other, more detailed analyses from economists—leaves many questions unanswered. How broad is the critique? Are there exceptions? Is this just a narrow case? For example, in many markets, Derek and Amartya would already have presumably traded, preventing the

---

35 See, e.g., Hicks, supra note 5, at 111 (arguing that, if society adopted all policies that met the Kaldor-Hicks criterion, then “there would be a strong probability that almost all (individuals) . . . would be better off after the lapse of a sufficient length of time”); Joseph Persky, Retrospectives: Cost-Benefit Analysis and the Classical Creed, 15 J. Econ. Persp. 199 (2001) (further explaining Hicks’s view, explaining what came to be known as the “classical creed”); Hotelling, supra note 5; Zerbe & Scott, supra note 5 (providing a recent statement of the view).

36 See, e.g., Sperling, supra note 6.


39 Dworkin, supra note 7, at 197-200.

40 Id.

41 See Bechchuk, supra note 7, at 682-84 (offering an example with a similar “bias” in favor of the rich); Baker, supra note 7, at 3.
opportunity for efficiency-enhancing government intervention that Dworkin critiques. So, is there no problem then, as long as people can trade on their own? Tracing out more precisely the distributive implications of efficient policymaking is the task of this Article.

II. THE DISTRIBUTIONAL CONSEQUENCES OF POLICIES: A STICKY TAKE

Law and economics typically justifies the goal of maximizing efficiency by arguing that efficiency actually promotes social welfare maximization because efficient policies maximize the size of the pie that can then be redistributed through taxes. Essentially all the leading law and economics textbooks make an argument along these lines. Thus, there has been little reason for systematic study of distributional impacts of efficient policies—even as efficiency has become the goal of much policymaking and analysis—because those distributional impacts have been taken not to matter, since they are “offset” by other policies. This Section explains this conventional reasoning and then turns to the alternative “sticky distribution” assumption introduced in this Article.

The idea that policies other than taxes should not take into account distributional effects is longstanding and has an impressive list of proponents, including Nobel laureate Paul Samuelson, foundational scholar of modern public finance Richard Musgrave, and leading law and economics scholars Louis Kaplow and Steven Shavell. The classic argument for this result in law and economics comes from Kaplow and Shavell, in which they introduce the “double distortion” argument that adopting an inefficient legal rule to benefit the poor by giving the poor larger damages in torts results in two distortions: both to the behavior being regulated (roads that are “too safe” because of damages that are larger than efficient) and income-earning (people have an incentive to earn less so that they can get larger damages). In an argument that has generated some disagreement but is not the subject of this Article, they say that it is always welfare-enhancing to adopt the efficient rule and then redistribute through taxes. The taxes distort, but they result in only one distortion instead of two, thereby enhancing welfare.

To lay observers of policy, a more familiar example of this argument comes from trade policy. The long-time refrain from economists of (nearly) all stripes has been that countries should adopt free trade, notwithstanding potentially negative impacts on the poor since trade increases the size of the economic pie, and those gains can be

42 See Cooter & Ulen, supra note 1 at 8; Polinsky, supra note 12 (“[E]fficiency should be the principal criterion for evaluating the legal system [since] it is often impossible to redistribute income through the choice of legal rules and that, even when it is possible, redistribution through the government’s tax and transfers system may be cheaper and is likely to be more precise.”). See also supra note 1.
44 Musgrave, supra note 12.
45 Kaplow & Shavell, supra note 12. Kaplow and Shavell were building on earlier work by Hylland and Zeckhauser. See Hylland & Zeckhauser, supra note 12.
46 Kaplow & Shavell, supra note 12.
47 See, e.g., Liscow, supra note 15 (disagreeing with the contention that redistribution through taxes is almost always most efficient); Sanchirico, supra note 15 (similar); Gerrit De Geest, Removing Rents: Why the Legal System Is Superior to the Income Tax at Reducing Income Inequality (Wash. U. in St. Louis Legal Stud. Res. Paper No. 13-10-02, 2013), http://ssrn.com/abstract=2337720 (arguing that legal rules are more efficient than taxes and transfers at reducing income inequality if the inequality is caused by rents).
48 Kaplow & Shavell, supra note 12.
redistributed to the poor through taxes and transfers. Both the Kaplow-Shavell torts example and the trade example are driven by the same reasoning: everyone can be made better off through efficient non-tax policies, plus taxes and transfers.

An assumption about politics, which is typically implicit, underlies this analysis: those taxes and transfers actually happen so that the political system will recover a fair distribution of income, which this Article calls the “distributional offset” assumption. As Louis Kaplow notes, “There may exist a sort of political equilibrium regarding the extent of redistribution. Thus, there may be a tendency for policies—perhaps not individually, but taken as a whole over a period of time—to be implemented in a distribution-neutral fashion.” In other words, normal democratic processes like voting will yield offsetting distributional consequences, since voters have preferences for a certain distribution of income and will thus seek to have any distributional consequences of policy changes offset.

To be clear, few explicitly assert that the distributional offset assumption actually is true. The more common explicit claim in canonical texts is that taxes should be used, rather than that they are used—a normative claim rather than a positive claim. But law and economics analysis that recommends efficient policies de facto makes that assumption implicitly; if the distributional offset assumption does not hold, then the logic that the distributional consequences do not matter breaks down. For example, an efficient policy may hurt the poor, but benefit the rich by more than it hurts the poor. To those who want to promote social welfare, or other social goals, this policy may not be desirable if the distributional offset assumption does not hold.

And, indeed, many other traditions of political science suggest the reasonableness instead of a “sticky distribution assumption:” that distributional consequences are not offset. A full description of these other theories is beyond the scope of this Article, but it is worth sketching some reasons for why policy may not offset distributional consequences to reproduce an “optimal” distribution of income in the aftermath of a new policy. One reason is that inertia could arise from a variety of sources, including the many veto points that could thwart “democratic will.” Inertia is aided by the ignorance (possibly “rational ignorance”) of the population of the specifics of how policies

49 See, e.g., N. Gregory Mankiw et al., An Open Letter, GREG MANKIW’S BLOG (Mar. 5, 2015), http://gregmankiw.blogspot.com/2015/03/an-open-letter.html (open letter from more than a dozen prominent economists to congressional leaders arguing that “[t]rade is beneficial for our society as a whole, but the benefits are unevenly distributed” yet “economy-wide benefits resulting from increased trade provide resources[,]” which can be used to “help[] those who are adversely affected”); Robert Whaples, The Policy Views of American Economic Association Members: The Results of a New Survey, 6 ECON. J. WATCH 337, 340 (finding support among economists for the position that the U.S. should continue to liberalize trade and increase support for affected workers).


51 The logic resembles that in the “median voter theorem,” by which policy approximates the preferences of the median voter. See generally ANTHONY DOWNS, AN ECONOMIC THEORY OF DEMOCRACY 51-74 (1957).

52 See references cited, supra note 1.

53 For a recent description of this issue, see Fennell & McAdams, supra note 16.

54 See, e.g., William N. Eskridge, Jr., Vetogates and American Public Law, 31 J.L. ECON. & ORG. 756, 758-759 (2012) (listing the many veto points—at least nine—that arise when producing new federal legislation).

55 See DOWNS, supra note 51, at 207-59 (describing how it may be rational to be ignorant of policy changes because of the high costs of informing one’s self relative to the benefits of doing so for any given individual, even if the collective benefits are substantial).
change. As a result, an agency or court could instantiate law that has distributional consequences, and it could take a long time for those distributional consequences to be undone. And, of course, the distributional consequences over the short- and medium-run matter in addition to those over the long run; for example, with a 5% discount rate, a ten-year delay in offset is closer to no offset than immediate offset.

Furthermore, the “public choice” approach raises the question of whether that long-run point will ever arrive. Public choice models how economic interests organize themselves to exert influence over policy outcomes through lobbying, donations, and other mechanisms. For example, Mancur Olson describes how, given the costs of collective action, groups that receive concentrated benefits may prevail over groups that have receive larger, but more diffuse, benefits. Groups that receive benefits through policies, efficient or otherwise, may constitute just such entrenched interests, and it may be difficult to use taxes and transfers to benefit more diffuse losers from a policy change. Indeed, to the extent that higher-income groups receive benefits, there is evidence (admittedly contested) suggesting that the preferences of lower-income groups matter little for policymaking and that instead only the preferences of higher-income groups matter.

Empirically, little is known about whether the distributional impacts of various institutions’ policy choices stick. One piece of evidence shows that, after state courts order increases in school funding, largely benefitting the poor, the distributional consequences are not offset at all through taxes or spending, even decades afterwards. This evidence is consistent with the sticky distribution assumption, but not the distributional offset assumption. Other evidence, on the response to court orders on prison spending, points the other way: those court orders appear to be funded by cuts to programs benefitting low-income individuals.

We don’t know the answer to what the best assumption about politics is, and this Article does not take a stand either way. But there is at minimum a plausible case that distributional consequences will not be fully offset. In any case, the correct assumption probably varies depending upon institutional context, a point that this Article returns to.

57 In particular, it is equivalent to 61% of offset today. That is, the presented discounted value of missing out on $1 each of the next 10 years equals 61% of the present discounted value of missing out on $1 forever.
59 See Mancur Olson, Jr., The Logic of Collective Action: Public Goods and the Theory of Groups 35 (1965) (“[T]here is a tendency for the ‘exploitation’ of the great by the small.”).
62 See Liscow, supra note 16 (producing such empirical evidence).
63 See Richard T. Boylan & Naci Mocan, Intended and Unintended Consequences of Prison Reform, 30 J.L. Econ. & Org. 558 (2013) (showing that increases in correctional expenditures correlate with decreases in welfare cash expenditures).
in Section V. For now, instead of assuming that the distributional impacts of policies are completely offset elsewhere, the Article adopts the sticky distribution assumption. The stakes for this Article are that, unlike under the conventional assumption, the distributional impacts of efficient policies matter.

III. LEGAL ENTITLEMENT NEUTRALITY

With that assumption about politics, this Article asks: What are the distributional consequences of efficient policies? In particular, this Article asks whether efficient policies satisfy the novel but intuitive concept of “legal entitlement neutrality.” This Article defines “legal entitlement neutrality” as meaning that, as one’s income increases, efficiency-maximizing policies are no more or less likely to systematically endow one with legal entitlements (including goods, services, or money). (See the Appendix for a mathematical definition.) In other words, legal entitlement neutrality is a question of how “stuff” is allocated. For example, if you get richer (but stay the same otherwise), do efficient legal rules give you more of an entitlement to, for example, clean air? Some may find this an important minimum threshold that courts and agencies should satisfy because, if the distributional consequences of policies stick, then systematically regressive policies would exacerbate income inequality. In other words, some might believe that judges and administrative rule-makers ought not be concerned with redistribution and should be neutral with respect to the rich and the poor. This Section shows that the answer to this question about whether policies satisfy legal entitlement neutrality turns crucially on the type of policy under consideration.

Legal entitlement neutrality naturally divides policies into three types: Neutral efficient policies do not change their distribution of legal entitlements to individuals as the party’s income increases. Rich-biased efficient policies distribute more of a legal entitlement to individuals as their income increases. Poor-biased efficient policies distribute less of a legal entitlement to individuals as the party’s income increases. (The Appendix defines these terms mathematically.) As this Section explains, efficiency analysis places a heavy thumb on the scales in favor of rich-biased policies. This Section offers examples of each type of policy in turn and then returns to the generalization of legal entitlement neutrality. The Appendix provides a simple (and novel) formula for understanding what utility functions yield which type of policy, as well as graphical representations to help understand the intuition; the text here focuses on examples.

Before moving on, four clarifications are in order. First, legal entitlement neutrality is a feature of efficient policies; policies that are not efficient are not part of the categorization. Second, legal entitlement neutrality is not a question of whether, in any individual case, an efficient policy benefits richer people or poor people. For example, as the Article will show, there may be a tort in which a poor person wins, but the legal rule is still neutral. Third, legal entitlement neutrality is primarily a question of fairness, not utility. Utility can of course be implicated when people of different income groups receive different legal entitlements. But this Article largely leaves arguments about utility for future research. Fourth, categorization is an empirical question and is one that uses tools already common (though imperfect) in cost-benefit analysis. Through the various methods that already currently used—such as surveying affected parties or using their
market behavior as proxies—analysts can measure how willingness to pay changes with income. The answer to that question determines categorization: for rich-biased rules, willingness to pay increases as income increases; for neutral rules, willingness to pay stays the same; for poor-biased rules, willingness to pay decreases at higher incomes.

The following subsections focus on two examples of the tort of nuisance that may at first seem similar. A goal of this Article is to show that, while they may seem similar, they are actually examples of different categories of legal rules—the first neutral and the second rich-biased—with very different implications for distributive justice and potentially very different policy implications. Although the focus is on the contrast between neutral and rich-biased rules, the Article then briefly turns to poor-biased policies, which are uncommon.

Both the neutral and rich-biased examples apply the “Hand formula” in determining whether a polluting factory has failed to meet its duty of care and is thus negligent, requiring it to pay damages; this essentially means that the costs and benefits of the harm are compared. A polluter pays the cost of its harm if and only if its pollution is inefficient—in other words, if the costs exceed the benefits of the pollution. (A similar analysis could be conducted with federal rulemaking, in deciding whether a rule should be imposed.) A plaintiff receiving damages is equivalent to receiving the legal entitlement: the legal right not to have happen to her whatever the defendant was doing.

The following subsections proceed by first looking at a neutral context, with the factory polluting on a laundromat, and then a rich-biased context, with the factory polluting on homeowners. The Article compares the efficient legal treatment of poor and rich people being polluted on. The two cases may seem like cases in which efficient rules have the same distributional consequences. They do not, as the following subsections show.

### A. Neutral Policies

Consider first the neutral case in which the income of the owner of a laundromat—the party being polluted on—does not matter for the efficient legal rule. Like the owner of the factory, the owner of the laundromat is profit-maximizing. The factory can put in pollution scrubbers at a cost of $5,000 to stop the emission of pollution and thereby lower

---

64 See, e.g., Anthony E. Boardman et al., Cost-Benefit Analysis: Concepts and Practice (4th ed. 2017) (describing empirical cost-benefit methods, like “contingent valuation,” which surveys people about their willingness to pay, and “hedonics,” which uses the prices that people pay for things in the market, like housing in neighborhoods with clean air, to infer the willingness to pay for goods not traded in markets, like clean air).

65 There is a large empirical literature on the “income elasticity of willingness to pay,” which is a measure of how the amount that people are willing to pay for things changes with income. See Nicholas E. Flores & Richard T. Carlson, The Relationship Between the Income Elasticities of Demand and Willingness to Pay, 33 J. Env’tl. Econ. Mgmt. 287, 294 (1997) (describing the concept).

66 United States v. Carroll Towing Co., 159 F.2d 169 (2d Cir. 1947) (introducing the Hand formula). The Hand formula is named after Judge Learned Hand, who decided the case. Judge Hand used the terminology of comparing the benefits with the loss times the probability of loss.

67 For simplicity, assume that there is no Coasian bargaining, as may be realistic in a case with a polluter polluting on many individuals who may find it difficult to negotiate collectively with a firm. See Ronald Coase, The Problem of Social Cost, J.L. & Econ. 1, 1-44 (1960) (introducing what came to be known as the Coase theorem).
its profits by $5,000. Thus, the benefit of the factory emitting the pollution is the $5,000 that the factory saves by not putting in the scrubbers.

Consider first a rich owner of the laundromat. With the pollution, he needs to purchase an air purifier for $10,000 to produce acceptably clean clothes.\(^{68}\) As a result, the cost of the pollution is $10,000, since the owner’s profits decline by $10,000 because of the pollution. Efficiency analysis as represented by the Hand formula analyzes this situation by comparing the costs and benefits of the pollution, asking: is it efficient for the polluter to put in the scrubbers? If yes, then the factory is held to have failed to meet its duty of care; it is then held negligent and must pay damages. The costs of the pollution are the $10,000 harm it causes to the laundromat in requiring it to pay $10,000 to install an air purifier. So, the willingness to pay for the laundromat to avoid the pollution is $10,000. Those costs must be compared to the benefits of the pollution. The benefit of the pollution is that the factory does not need to install an air purifier, saving it $5,000. So, the willingness to pay for the factory to avoid installing the pollution scrubbers is $5,000.

Since the costs of having the pollution ($10,000) exceeds the benefits of having the pollution ($5,000), the efficient legal rule is to impose liability on the factory, holding it negligent in the amount of $10,000. Since the factory faces $10,000 in damages from not installing the scrubbers, but only needs to pay $5,000 to install them, the negligence rule thereby incentivizes the factory to install the scrubbers in the shadow of this prospective rule. As a result, the laundromat de facto has the right to clean air in this case. Table 1 summarizes these facts, and those for the subsequent cases.

Compare that case of a rich owner of the laundromat with the case of a poor owner of the exact same laundromat. Every single fact is the same, except that the owner of the laundromat is poor. The factory owner still has a cost of $5,000 for installing the scrubbers, so its willingness to pay for the pollution is $5,000. And the cost of the pollution to the laundromat owner is still the need to install an air purifier, which costs $10,000, so his willingness to pay to avoid the pollution is $10,000. The willingness-to-pay numbers for both parties are the same: the costs of the pollution ($10,000 for the air purifier) exceed the benefits of the pollution ($5,000 for the scrubbers). As a result, the outcome is the same: The factory is negligent. It needs to pay damages, and the laundromat owner has the right to the clean air.

What drives the analysis is that the willingness to pay by the laundromat owner does not change with his income. A poor owner has the same willingness to pay to avoid pollution as a rich owner does: the cost of installing the air purifier. Thus, regardless of his income, his willingness to pay to avoid the pollution is still $10,000!\(^{69}\) As a result, the

---

\(^{68}\) The decision to install the scrubbers is a binary choice, and the air purifier and scrubbers are fixed costs.

\(^{69}\) Note that these examples do not consider whether the poor laundromat owner can borrow to cover the cost of the purifiers if he does not have the cash on hand, which makes sense because given that the analysis involves only hypothetical willingness to pay, the laundromat owner does not actually need to pay. (And, in practice, any empirical cost-benefit analysis would not take into account liquidity constraints, but rather take $1 to be worth $1.) Similarly, the examples implicitly assume (as is typical in economics) that business-owners are risk-neutral; the example does this by making the outcomes certain. If business-owners were risk-averse, then they would not be willing to pay $1 with certainty to receive $2 with 50% probability and $0 with 50% probability. Either of these issues—borrowing constraints and risk-aversion with uncertainty—could potentially make poorer people less inclined to actually pay $1 to receive an expected $1.
same analysis applies, even though the owner is poor. In this context, this negligence rule is a neutral rule.

Even as a tautology, this reasoning is powerful: it elucidates an entire category of legal rules—and a common one that has not previously been recognized. But the reasoning need not be tautological: any legal entitlement that everyone buys or sells on markets essentially boils down to dollars and is thus neutral. For example, suppose that the government is allocating tradable pollution permits that allow users to emit a given amount of pollution. The efficient allocation does not depend upon parties’ income because the value to any party is just the value of the permit in the market. If one wants to pollute its cost is the market price; if one does not want to pollute, the benefit that one receives is the market price. And that market price is the same regardless of ones’ income. Or, consider a prison in which some inmates smoke cigarettes but in which everyone also barter for other things using cigarettes, the distribution of cigarettes by the prison to prisoners would also be a neutral policy. Everyone would have the same willingness to pay for a cigarette: the exchange value of a cigarette. The key point is that everyone has the same willingness to pay for something that everyone, rich and poor, is exchanging with others in a liquid market—whether those items are tradable pollution permits, cigarettes in a prison, or cash.

Table 1: Legal Rule Outcome by Context

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Plaintiff WTP to avoid pollution</td>
<td>Rich: $10,000</td>
<td>Poor: $10,000</td>
</tr>
<tr>
<td>Factory WTP to pollute</td>
<td>Rich: $5,000</td>
<td>Poor: $5,000</td>
</tr>
<tr>
<td>Receives legal entitlement (has higher WTP)</td>
<td>Plaintiff (laundromat)</td>
<td>Plaintiff (laundromat)</td>
</tr>
<tr>
<td>Outcome</td>
<td>Factory faces damages and installs scrubbers</td>
<td>Factory faces damages and installs scrubbers</td>
</tr>
</tbody>
</table>

It is generally the case that contexts in which dollars are all that matter—most prominently, when profits are all that matter to the parties involved—lead to neutral legal rules. Such rules are present, for example, in the contract or corporate law that governs relations between two businesses, financial regulation, or the panoply of other areas where only money itself matters. Rich and poor people have the same willingness to pay for a dollar of profit: one dollar. In this example, the income of the owners of the laundromat doesn’t matter for legal entitlement to clean air. They have the same
willingness to pay to avoid the cost of the air purifier: $10,000, since $10,000 is worth $10,000 to a rich person and worth $10,000 to a poor person. As a result, the legal rule treats rich and poor people the same. Adopting efficient policies can grow the size of the economic pie, which is measured in money terms. Since everyone is willing to pay a dollar to get a dollar, neutral efficient policies do not systematically benefit the rich over the poor.

Consider then the “economic pie” that neutral efficient legal rules are maximizing the size of. This economic pie consists of what one might expect: money. When the efficient legal rule is adopted, the economy produces more dollars. In this example, with the efficient legal rule, instead of forcing the laundromat to spend $10,000 on an air purifier, the factory installs the scrubbers for $5,000, producing an extra $5,000 of money. Any given policy may benefit the rich or benefit the poor. For example, poor people benefit from the rule if the laundromat owners are poor, and rich people benefit if the laundromat owners are rich. But, across a large number of efficient policies, the distributional impacts of such neutral legal rules probably even out: since any individual efficient legal rule has no bias, in aggregate many such rules do not have systematic distributional impacts.

B. Rich-Biased Policies

Contrast this neutral context with a rich-biased context. Suppose that the same factory is involved with the same pollution and the same potential air scrubbers. But suppose that, instead of polluting on a laundromat, the factory is polluting on homeowners whose health is harmed by the smog caused by the pollution.\(^70\) (To make the example as stark as possible, assume that the pollution makes people feel ill, but does not harm their productivity as workers.) Now, consider the efficient liability rule here.\(^71\) Again consider a rich person first. Rich people tend to be willing to pay a relatively large amount for amenities like clean air that produce good health. Suppose that a rich person is willing to pay $10,000 for clean air. Since the costs and benefits are the same as the two cases (rich and poor) with the laundromat, the same efficient legal rule results. The $10,000 in costs from the pollution exceeds the $5,000 in benefits from the pollution, so liability is imposed on the polluter. In the shadow of this liability, the factory will install the scrubbers, and the homeowner will have the right to clean air.

Contrast a rich homeowner with a poor homeowner, again with everything the same except for the income of the homeowner. Poor homeowners will tend to be willing to pay less for amenities like clean air. Poor homeowners have limited funds; they have

\(^{70}\) For purposes of the example, assume that the rich and the poor live in identical houses except with respect to pollution. Put aside capitalization into housing prices. That is, assume perfectly elastic housing supply such that the price of housing equals the cost of construction, so that better or worse views won’t affect housing prices. Of course, in reality, richer people will tend to live in fancier homes that will likely be affected more by pollution (and thus receive higher damages the way that a higher-paid person receives higher damages when a tort stops him from working), but considering housing values adds complexity without changing the underlying analysis.

\(^{71}\) In practice, torts typically do not offer any relief to those whose quality of life is harmed by worse health, but who suffer no financial harm. But the Article is nevertheless describing the Kaldor-Hicks efficient legal rule. A more realistic case would probably involve federal rulemaking. The nuisance case is used here to create a clear contrast with the efficient neutral rule.
little that they are willing to spend on clean air because they have more pressing things to spend money on—things that the rich themselves have already purchased. Suppose, for example, that the poor homeowner would be willing to pay $2,500 for the clean air. Then the efficient legal rule reverses: it is not efficient to impose liability on the factory, since the $2,500 cost of the pollution is less than the $5,000 benefit of the factory not installing the air scrubbers.

As a result, the factory, not the homeowner, de facto has the right to clean air—even though neither the rich nor the poor person was actually paying anything to avoid the pollution. Of course, with different numbers, both the rich and the poor could have a willingness to pay in excess of the cost of scrubber installation and thus receive the legal entitlement to clean air. Nevertheless, the liability rule in this context is rich-biased because it is systematically more likely to allocate clean air to the rich than to the poor because the rich are more likely to have a willingness to pay for clean air in excess of the $5,000 cost of installing scrubbers. Neutral rules, on the other hand, exhibit no such bias; some may benefit poorer people (e.g., when the laundromat owner was poor), and some may benefit richer people (e.g., when the laundromat owner was rich), but there’s not a systematic bias across legal rules, since income does not matter for legal entitlement allocation.

Rich-biased policies systematically allocate more legal entitlements to the rich than to the poor, since the rich are willing to pay more for them. The result in this efficient tort is arguably unfair. Homeowners do not pay for the policy, but rich homeowners get the clean air and poor ones do not. The result is all the more striking in this example, since—although the rich get a legal entitlement that the poor do not get—the rich do not pay for that legal entitlement.

One way to see what drives the bias of rich-biased policies is considering what constitutes the “economic pie” that rich-biased efficient policies grow. It is not money that is in the economic pie. We know that because, for the cases of both the rich and poor homeowners, the cost of the scrubbers for the factory—the only money involved in the example, since the valuation of good health does not affect anything financial—is the same: $5,000. Yet the efficient outcomes are different: the rich get the clean air, and the poor do not.

It is also not utility that is in the economic pie. It is plausible to think that the rich and the poor have the same utility from clean air. On that assumption, if it is utility-maximizing for the rich to have clean air, then it is also utility-maximizing for the poor to have clean air. Yet the poor do not get clean air in the example, meaning that this efficient arrangement is not necessarily utility-maximizing.

Rather, the economic pie for rich-biased efficient polices, as for all efficient policies, is made up of “willingness to pay” units. Let’s call them “WTPs.” With neutral policies, the pie consists of dollars, for which everyone has the same willingness to pay. But, for rich-biased policies, basing policy on maximizing the sum of WTPs disadvantages the poor, since the poor can generally afford to pay less for things. Effectively, the preferences of the poor count less than the preferences of the rich for

---

72 One might wonder about the case of an efficient strict liability rule, in which pollutees are compensated for pollution they experience. In that case, there is no net bias because of the compensation. This Article’s framework does not apply to such cases, since it only applies where there is no compensation for the allocation of legal entitlements, and strict liability has such compensation.
making the WTP pie bigger because the rich are willing to pay more. That disparity is why, even if the rich and the poor have the same dislike of air pollution, when maximizing the size of the economic pie, the preferences of the rich mean that they receive a legal entitlement to the clean air, while the poor do not receive such a legal entitlement even if they have the same preferences.

This bias would not matter if rich-biased policies were rare. But policies that would be rich-biased if they are efficient are ubiquitous among the things that governments provide. Here are some examples:

- **Siting polluting facilities**: The main examples in this Section concern tort law and the decision of polluters to install pollution control equipment. State and local governments also have direct approval authority over siting polluting facilities, with similar consequences for pollution in rich versus poor areas: siting more factories in poor areas than in rich ones would be efficient, since the poor (in many cases) have a lower willingness to pay to avoid pollution.73
- **Public spending on pharmaceutical research**: The greater willingness to pay by the rich for their health makes it efficient to fund more research on diseases that afflict the rich than those that afflict the poor—both within countries and, even more starkly, between countries.74
- **Road safety**: The rich are likely willing to pay more for safe roads, suggesting efficient torts and spending policies that impose greater penalties when the well-off are harmed and greater public spending in rich areas to avoid such outcomes.75
- **Spending on law enforcement and voting**: Local governments choosing which neighborhood to spend the most money on for law enforcement or personnel or machines to make voting quicker face an inherent bias: rich people are willing to spend more for a marginal decrease in crime or to spend less time voting.76
- **Infrastructure like parks or transportation**: Legislatures decide whether to build public infrastructure and may choose to do so in richer neighborhoods that have a higher willingness to pay. Take the example of parks in a rich versus a poor neighborhood. The efficient policy is likely to be to build more parks in rich neighborhoods than in poor ones.77 And legislatures also decide between funding

---

73 See, e.g., Kristrom & Riera, supra note 18; Edward B. Barbier et al., *Is the Income Elasticity of the Willingness to Pay for Pollution Control Constant?*, 68 ENV’T & RESOURCE ECON. 663 (2017) (reporting exclusively increasing willingness to pay with income for environmental improvements).
75 Id.
77 One feature that could change this calculus is if poorer people are more densely located together than richer people, such that it might be efficient to build a park for the poorer people, but not the richer people: even if the willingness to pay of each poor person is less than that of the rich person, in aggregate, there may be a higher willingness to pay for the poor people. However, legal entitlement neutrality asks how efficient policies change when income changes, but *nothing else does*. If people change as their income increases in other ways that *systematically* affect willingness to pay, the calculus would change, but there is probably little reason to think that there would be such systematic changes.
bus mass transit (often used by lower-income individuals, who have a lower willingness to pay) or highways (used on average by higher-income individuals). Efficient policies will systematically spend more on what rich people want than what poor people want, even if a given amount of spending would increase well-being for the rich and the poor by the same amount.

This list could go on. Anecdotally, there is some evidence that, in at least some of these cases, in practice the rich do benefit relative to the poor, who may, for example, be subject to more pollution, longer waits to vote, less spending on law enforcement, worse parks, worse transportation infrastructure, more dangerous roads, and (at least globally) less public pharmaceutical research spending that benefits them. The point


81 See Elizabeth J. Zechmeister et al., *Those With Darker Skin Report Slower Police Response Throughout the Americas*, THE WASH. POST, Feb. 9, 2015, at 2 (presenting research findings that those that live in wealthier neighborhoods report that the police would arrive more quickly than those in rural areas and those who are poor).


83 See Emily Badger, *The Inequality of Sidewalks*, THE WASH. POST (Jan. 15, 2016) at 1, https://www.washingtonpost.com/news/wonk/wp/2016/01/15/the-inequality-of-sidewalks/?utm_term=.7e3c8393d8 a1 (describing how poorer neighborhoods less likely to have sidewalks, traffic islands and sidewalks, which reduce safety); Gillian B. White, *Stranded: How America’s Failing Public Transportation Increases Inequality*, THE ATLANTIC (May 16, 2015) at 1, https://www.theatlantic.com/business/archive/2015/05/stranded-how-americas-failing-public-transportation-increases-inequality/393419/ (“In many cities, the areas with the shoddiest access to public transit are the most impoverished.”).


85 See Tim Hubbard et al., *An Agenda for Research and Development Meeting on The Role of Generics and Local Industry in Attaining the Millennium Development Goals (MDGs) in Pharmaceuticals and Vaccines*, 78 CORNELL L. REV. 1001 (1993) (pointing out weaknesses in the argument that the siting process for Locally Undesirable Land Uses produces a disproportionate number of sites in low-income or minority neighborhoods).
here is not that there actually are disproportionate legal entitlements going to the rich and the poor—much less that efficiency analysis has anything to do with that allocation. Indeed, if more polluting facilities are sited in low-income minority neighborhoods, that could be because of market forces like lower costs of acquiring land, the lack of political power of low-income minority communities, racism, a focus on efficiency-minded thinking, or other factors. It is often impossible to know. The point for the moment is that efficiency would justify such allocations. In each of these cases, two things are true: (1) legal entitlements can be separately provided to the rich and poor and (2) the rich are (at least plausibly) willing to pay more for those legal entitlements. Those two ingredients yield rich-biased policies.

C. Poor-Biased Policies

It is not the case that willingness to pay always increases or stays even with income. Rather, some things become more valuable (in willingness-to-pay terms) to people as income goes down, and thus poorer people get a larger legal entitlement than rich people under the efficient policy.86 For poor-biased policies, efficiency analysis is also biased, but toward poor individuals. An example of a poor-biased policy could be spending on bus-based public transit. Consider a state transportation authority deciding whether to spend more money on buses in a poor city or a rich city of equal populations, each of which currently receives the same amount of state spending on buses. The transportation authority conducts its analysis to determine which city is willing to pay more for the increased spending. It might be that the poor city actually has the greater willingness to pay for the spending on buses, since rich people—though they are willing to pay more for most things—are not willing to pay more for buses for the simple reason that they wouldn’t use the buses. They already own their own cars and prefer to use those, while poor people often do not own cars and thus would greatly value the increased availability of buses.87

Poor-biased policies are rare for an intuitive reason: rich people spend more money! And, for those things on which the rich spend more money, they must be willing to pay more than the poor—or else, the rich would not in fact be paying more. Empirical

86 Economists call goods whose demand increases as income decreases “inferior goods.”
87 Of course, it need not be the case that richer people are unlikely to use buses. For example, the bus lines along the high-income thoroughfare of 5th Avenue in New York City have many well-off individuals.
research on willingness to pay backs up this intuitive explanation. Indeed, it is difficult to think of other plausible examples besides buses. Another example might be efficient spending by a legislature on building public swimming pools across communities. It might be efficient to spend more in lower-income communities if the wealthy would be reluctant to use the pools, perhaps because the well-off can opt to build their own pools at their homes or in their subdivisions.

Even with these examples, note how poor-biased policies are sub-categories of larger categories of rich-biased policies. Buses are a sub-category of transportation infrastructure, and pools are a sub-category of public amenities infrastructure. That is not a coincidence. In any broad category of efficiency-oriented policy, like transportation infrastructure or public amenities, the rich are likely willing to pay more by virtue of their greater income. For example, the rich may not use buses, but they use roads, bridges, and airports—and are willing to pay quite a lot to commute to and from their well-paying jobs and travel on vacations. The poor might be willing to spend more on buses, but not on infrastructure overall. This result makes sense: the rich have more money to spend. Across all categories of goods, they must be willing to pay more—or else the rich would spend less than the poor. But the narrower the sub-category of overall consumption, the more likely there will be something that the poor are actually willing to spend more on. When aggregated, however, there are few categories for which that is true.

D. Summary

Table 2 summarizes the examples of neutral, rich-biased, and poor-biased rules. The first column has the neutral case, in which the legal entitlement is clean air. The laundromat plaintiff cares about the clean air because the clean air affects the laundromat’s profits. Because everyone values a dollar of profits at a dollar, wealthier laundromat owners have the same willingness to pay for the clean air as the poorer laundromat owners. As a result, the rich do not get more of a legal entitlement. These policies are fairly common—wherever legal rules are determined by profits, often in areas such as contract law, corporate law, or financial regulation.

<table>
<thead>
<tr>
<th>Legal entitlement</th>
<th>Neutral</th>
<th>Rich-Biased</th>
<th>Poor-Biased</th>
</tr>
</thead>
<tbody>
<tr>
<td>Why care</td>
<td>Profits</td>
<td>More clear days</td>
<td>Transportation</td>
</tr>
<tr>
<td>↑ income → WTP?</td>
<td>Same</td>
<td>↑</td>
<td>↓</td>
</tr>
<tr>
<td>Rich get more legal entitlement?</td>
<td>No</td>
<td>Yes</td>
<td>Poor get more</td>
</tr>
<tr>
<td>Frequency</td>
<td>Common</td>
<td>Very common</td>
<td>Uncommon</td>
</tr>
</tbody>
</table>

See, e.g., Kristrom & Riera, supra note 18 (showing willingness to pay increasing with income for all environmental goods surveyed).
The second column has the rich-biased legal rule example of homeowners being polluted on by the same factory. It involves the same legal entitlement, clean air, as the neutral rule. But the reason that the plaintiffs care is different; in this case, the plaintiffs care because of their health. Since richer people tend to be willing to pay more to protect their health, more income means a higher willingness to pay. As a result, richer people are more likely to receive the legal entitlement, and poorer people are more likely to be polluted on, without compensation. Rich-biased policies are ubiquitous, since the rich tend to be willing to pay more for most things.

The third column has an example of a poor-biased rule. Here the legal entitlement is bus service. People care about it because it provides them transportation. It is plausible that more income actually decreases willingness to pay for bus service, since wealthier people already have alternative means of transportation like cars. As a result, the poor would get more of this legal entitlement of transportation spending on bus service. But policies like this are rare, since the rich are typically willing to spend more than the poor.

E. The Predominance of Rich Bias and the “Rich Get Richer” Principle

This Article has thus far discussed the biases that different efficient policies in different contexts can have. What category a policy is in may affect how one normatively views the policy, as Section V discusses. But an important question remains: if policies are efficient, how many are neutral versus rich-biased versus poor-biased? The answer is simple, but not quite as simple as it might seem from Dworkin’s rich-biased example of valuing a book: there are likely far more rich-biased efficient policies than poor-biased efficient policies, leaving a “rich get richer” principle underlying efficient policymaking. The size of the neutral category affects the overall distributional impacts of adopting a suite of efficient policies, but its size does not affect the likely overall distributional impacts across many efficient policies.

Some hedging is necessary here because the overall distributional impacts of efficient policies (supposing that, for non-tax policies, governments adopt only efficient ones) depends on the areas in which governments adopt policies. Suppose, for example, that the sole purpose of government (legislative, judicial, and administrative) is to provide bus service. Then policies overall would be poor-biased. Or suppose that policies only affected profits between businesses; then policies would be neutral. Or suppose that all rich-biased policies, by their nature, affect everyone equally. For example, if air instantaneously spread through the country such that air quality were the same everywhere, then there would be no bias because everyone receives the same thing.

But these hypotheticals do not reflect reality. Governments affect myriad things. The category of neutral policies may be large or small; that’s an important area for future research. But there is little doubt that governments affect the distribution of legal entitlements of far more things that are rich-biased than that are poor-biased. As noted earlier, rich-biased efficient policies are ubiquitous, while it is difficult to even come up with many examples of poor-biased goods. Indeed, economists call such goods whose demand increases as people’s income increases “normal” goods. So, imagine a scale, with poor-biased policies on one side and rich-biased policies on the other. Neutral policies sit at the fulcrum. There may be more or fewer neutral policies—and more neutral policies

---

89 See Dworkin, supra note 7, at 197-200.
will tend to create an overall more neutral distribution of legal entitlements—but the rich-biased policies likely far outweigh the poor-biased policies, so that the overall distribution will be rich-biased, meaning that adopting efficient legal rules probably means that the “rich get richer.”

IV. EXAMPLES OF EFFICIENT RICH-BIASED POLICIES IN PRACTICE

To be influential, efficiency analysis need not explicitly be the decision-making rule that leads to a given policy outcome. Nevertheless, to help further fix ideas, this Section sketches a couple of the circumstances in which efficiency analysis is used explicitly in the law—particularly in rich-biased contexts, since the business contexts in which neutral rules predominate are relatively straightforward. The Section first turns to federal regulatory cost-benefit analysis. It then describes how torts use efficiency analysis. The examples are ones in which an efficient decision-making procedure is used and in which rich and poor people are treated differently.

A. Federal Regulatory Cost-Benefit Analysis

Arguably the most prominent use of efficiency analysis by government actors is that by federal government administrative agencies, as required by executive orders originally dating to the 1980s and maintained by all presidents since then. According to federal guidance documents, federal regulatory analysis uses “benefit-cost analysis [to] provide[] decision makers with a clear indication of the most efficient alternative, that is, the alternative that generates the largest net benefits to society.” Wherever cost-benefit analysis involves an impact on a subpopulation and the analysis involves the willingness to pay of the various parties, then the analysis from this Article will apply. For example, if the torts example used in Section III involving pollution worsening health for rich versus poor people were a federal regulatory proceeding, then the same distributional consequences would arise in federal rulemaking as in torts: a greater likelihood of pollution (without compensation) in poor neighborhoods than in rich ones. Sometimes, agencies use population averages of willingness to pay instead of disaggregating willingness to pay by the population affected, so that rich and poor people are treated similarly. But sometimes they use different willingness to pay values for different

---

90 The application of cost-benefit analysis to federal regulatory decisions began when President Reagan issued Exec. Order No. 12,291, 3 C.F.R. 127 (1982). President Clinton’s administration adopted a similar approach when it issued Exec. Order No. 12,866, 3 C.F.R. 638 (1994). Exec. Order No. 12,866 remained in place during the Bush and Obama administrations and has continued thus far into the Trump administration.

91 Circular A-4, supra note 2.

income groups. And furthermore, Office of Management and Budget guidance suggests that agencies should use different values for different groups—for example, implementing different policies in different geographies due to differential benefits, presumably including differential willingness to pay based on income.\(^93\) Moreover, at least one past top administrator of federal regulations (and prominent law professor) Cass Sunstein has explicitly argued for using differential willingness to pay amounts by income.\(^94\) This subsection describes two examples in which federal agencies are making such differentiation with the risk of creating rich-biased rules.

The first example affects how much money the Department of Transportation (DOT) spends on modes of transportation that tend to be used by rich people versus poor people. For calculating the benefits of transportation improvements, a key ingredient is the “value” of time saved in transportation as a result of the improvement. The DOT publishes a yearly memorandum on the Value of Time Travel Savings (VTTS) that adopts a higher VTTS for air and high-speed rail travel than for other surface modes of transportation for intercity travel, explicitly because the users of air and high-speed rail are richer than those of other surface modes of transportation.\(^95\) The memo explains that “[s]ince these modes charge higher fares to travelers who place a greater value on time saving, it is reasonable to derive a distinct VTTS from the higher incomes of their passengers.” DOT guidance says that “[t]he value of travel time is a critical factor in evaluating the benefits of transportation infrastructure investments, and rulemaking initiatives” including competitive grant programs for infrastructure investment.\(^97\)

This guidance affects the allocation of funds between transportation that rich people versus poor people tend to use. For example, every application for one of those competitive grant programs, the Transportation Investment Generating Economic Recovery (TIGER) program, must include a cost-benefit analysis.\(^98\) DOT guidance on

---

\(^8\) See Economic Analyses, U.S. FED. AVIATION ADMIN. 8 (2008), http://www.faa.gov/regulations_policies/policy_guidance/benefit_cost/media/Revised%20Value%20of%20Life%20Guidance%20February%202008.pdf (“The same standard [for evaluating deaths and injuries] is to be applied to all individuals at risk, regardless of age, location, income, or mode of travel.”).

\(^93\) See Circular A-4, supra note 2 (“Where there are significant regional variations in benefits and/or costs, you should consider the possibility of setting different requirements for the different regions.”).

\(^94\) Cass R. Sunstein, Valuing Life: A Plea for Disaggregation, 54 DUKE L.J. 385, 385 (2004) (“Each government agency uses a uniform figure to measure the value of a statistical life (VSL). This is a serious mistake . . . [G]overnment should use a higher VSL for programs that disproportionately benefit the wealthy—and a lower VSL for programs that disproportionately benefit the poor.” Sunstein also caveat this argument.).


\(^96\) Id.


preparing these applications instructs applicants to use the DOT’s VTTS.99 DOT funds both airport projects and bus projects via TIGER grants.100 In so doing, it relies on a higher VTTS number for airport projects more likely to be used by the rich than for bus projects more likely to be used by the poor.101

As a result, since the benefits of saving an hour of time of a rich person tend to be higher than the benefits of saving an hour of time for a poor person, spending on transportation will be rich-biased, resulting in a built-in bias in favor of more spending for the rich than for the poor. Of course, if there were no subsidy associated with federal transportation spending, such that the government were paid back for its investments in transportation via fares, then there would be no issue (indeed, the spending would be similar to that by the private sector). However, that spending does in fact constitute a subsidy; the federal government is rarely if ever paid back for its spending on transportation.102 Thus, federal transportation spending has a built-in procedure that will tend to transfer more of a legal entitlement (transportation spending) to the rich than to the poor, helping shorten commutes of the rich more than for the poor, disproportionately easing their leisure travel, and disproportionately making them more productive.

The Department of Health and Human Services (“HHS”) has a similar efficient, rich-biased procedure. HHS has recently published a value of time report that set the value of time for “[e]mployees undertaking administrative and other tasks during paid work time” at “[p]re-tax wages + benefits + other indirect costs” and “[i]ndividuals undertaking administrative and other tasks on their own time” at “[p]ost-tax wages” for use in rulemaking agency-wide.103 Suppose then that HHS is proposing imposing a mandate on workers that has some social benefit. Suppose as well that the mandate takes an hour of a worker’s time. The cost-benefit threshold is more likely to be passed, and the mandate imposed, if the mandate applies to poor workers than to rich workers because the poor workers’ time is worth less (assuming that the benefits are the same for highly-paid and

low-paid workers). This then functions as a higher tax on lower-paid workers than on higher-paid workers, another rich-biased policy.

B. Torts

The primary example earlier in this Article concerned a tort against a polluter; it described the efficient duty of care required to establish the negligence standard, the threshold that if exceeded leads to polluter to pay damages. The Hand formula drove the determination of the negligence standard, and it is reflected in tort law. Indeed, the recent Restatement (Third) of Torts moved in the direction of focusing on the type of efficiency-oriented cost-benefit analysis described here, attracting some criticism for ignoring equity. The Restatement explicitly says that its “test can also be called a ‘cost-benefit test,’ where ‘cost’ signifies the cost of precautions and the ‘benefit’ is the reduction in risk those precautions would achieve.” In estimating those costs and benefits, scholars see the Restatement as using the kind of efficiency analysis described in the Article. Of course, typically juries decide on whether a duty of care has been met—and the extent to which juries are given instructions conforming with the Restatement is unclear (some suspect that it is infrequent), but the efficiency-oriented Hand formula, with the distributional consequences described earlier, is clearly used at least sometimes.

Efficiency analysis is apparent in other aspects of torts as well, particularly economic damages. In particular, workers are typically eligible for compensation for lost wages resulting from tortious behavior. Higher-income workers have higher wages, and thus de facto have a larger legal entitlement. For example, consider a dangerous driver driving in a rich neighborhood versus a poor neighborhood. Drivers responding to incentives might know that they will need to pay a lot more in expectation if they cause an injury in the rich neighborhood than in the poor neighborhood and may thus drive more dangerously, increasingly the likelihood of an accident in the poor neighborhood—and thereby reducing the legal entitlement of poor groups to safe driving conditions. But this is efficient: the rich are willing to pay more for not being injured on the road than the poor are.

---

104 See supra Section III.
105 RESTATEMENT (THIRD) OF TORTS § 3 cmt. h (AM. LAW INST. 2010).
107 RESTATEMENT (THIRD) OF TORTS § 3 cmt. e. (AM. LAW INST. 2010).
108 Simons, supra note 106, at 906-16; JAMES A. HENDERSON, DOUGLAS A. KYSAR, & RICHARD N. PEARSON, THE TORTS PROCESS 172 (8th ed. 2012) (making this claim). As support, the authors note that the Restatement says that “courts regularly consider private interests, both because society is the protector of private interests and because the general public good is promoted by the protection and advancement of private interests.” RESTATEMENT (THIRD) OF TORTS § 3 cmt. H. (AM. LAW INST. 2010).
109 HENDERSON, KYSAR & PEARSON, supra note 103, at 172.
110 See, e.g., Davis v. Consolidated Rail Corp., 788 F.2d 1260 (7th Cir. 1986); United States v. Carroll Towing, 160 F.2d 482 (2d Cir. 1947).
111 Dan B. Dobbs, Paul T. Hayden & Ellen M. Bublick, Basic Compensatory Damages for Personal Injury, DOBBS’ LAW OF TORTS § 479 (2d ed. 2000).
112 Cf. Ariel Porat, Misalignments in Tort Law, 121 YALE L.J. 82, 85-86 (2011) (arguing that legal standards of care perhaps ought to be different when driving in rich and poor neighborhoods).
The purpose of this Article is not to lay out across the broad spectrum of policy when efficient rules are adopted in ways that could lead to rich-biased rules. That is an important project, but one for another day. The purpose of this Section is merely to illustrate the concept with real-world examples—and to begin alluding to when efficient rules may be viewed as problematic, an issue that the next Section takes up.

V. POLICY IMPLICATIONS

This Article is primarily descriptive, showing how different types of policies have different distributional implications. Nevertheless, this Section sketches potential policy implications for debiasing efficiency analysis, providing guidance on where and why to consider distributive consequences in economic policymaking and where to consider not adopting efficient policies if one has a goal of not redistributing toward the rich.

The Section focuses on courts and administrative agencies and take as their normative goal being “fair”—in particular, not systematically distributing more legal entitlements to the rich or to the poor, without compensating transfers. One could view this as a key attribute of the legitimacy of these institutions, as a requirement of Rawlsian fairness, as a libertarian goal of the government not picking and choosing policy winners, or as a form of “folk justice.” Alternatively, one could view this kind of fairness as an instrumental feature of welfare; for example, if both the rich and the poor suffer more in welfare terms as pollution increases, then it is welfare-enhancing to spread out the pollution between the rich and the poor rather than focus the pollution on the poor. Because of broad normative disagreement about the role of “social welfare” and “redistribution” in different ethical theories, the Article focuses on “fairness,” so defined. For example, some believe that, if welfare is the goal, federal agencies should redistribute toward the poor. And, while many may not want courts or administrative agencies distributing more legal entitlements to the rich than the poor.

---


116 See Steven M. Sheffrin, Tax Fairness and Folk Justice 5 (2013) (“[J]Judgments of fairness are often based on the relationship between efforts and expenditures on the one hand and rewards and outcomes on the other.”).

117 This definition of “fairness” thus need not conflict with the goal of well-being. Cf Louis Kaplow & Steven Shavell, Fairness Versus Welfare 5-6 (2002) (defining “fairness” as a goal other than that of well-being and arguing against the use of such a goal as potentially inconsistent with the Pareto criterion of adopting policies that make everyone better off when available). The analysis here is, by design, consistent the Pareto criterion since—where taxes and transfers are available to compensate losers for policies that grow the size of the pie—the Article recommends adopting those even where allocations are different to the rich and the poor.

because of efficiency analysis, they also may not want them “redistributing” to the poor either.

As a result, this Article adopts a weaker standard here of focusing on fairness between the rich and poor in distributing legal entitlements. To those who have no problem with the government distributing more legal entitlements to the rich than to the poor without the rich paying for them, the descriptive contribution stands, but there is no problem here to be addressed. On the other hand, these implications are essential to those who hold any of the broad range of normative commitments suggesting that systematically distributing more to the rich is problematic.

One possible response to the Article’s analysis is to ignore efficiency altogether, given its bias against the poor. That approach seems unwise. Efficiency creates economic surplus—growing the size of the economic pie—that, in principle, can be redistributed to make everyone better off. For example, the government could invest more in airports (largely benefitting the rich) and less in buses (largely benefitting the poor), and then increase transfers to the poor. Doing so could be efficient because of the relatively high willingness to pay by the rich for airport improvements. Furthermore, in neutral cases, where the distributional impacts may even out, ignoring efficiency could mean ignoring opportunities to make everyone better off. Finally, in cases where there are not differences between the extent to which the rich and poor are affected by policies, the critique here does not apply: cost-benefit analysis measures societal willingness to pay for given expenditure, without distributing more to the rich than the poor.

Rather, this Article suggests a different approach: taking guidance from legal context. This Article’s analysis suggests a two-part inquiry for efficient policies, as laid out in the flow chart in Figure 1. If two conditions hold and one does not want to distribute more to the rich than to the poor, then efficient legal rules should be modified to be inefficient and make equal allocations to the rich and poor. That is, if one has a goal of legal entitlement neutrality in judicial, administrative, or even legislative rule-making, the results imply that different policies should be adopted depending legal context. The analysis, of course, applies only to efficient rules. Lots of adopted policies are not efficient, with a variety of distributional consequences, but they are not implicated by the analysis here.

The approach begins with a threshold bifurcation: Is the context one that is likely to lead to a rich-biased rule? If so, then the distributional issues arise that the Article describes. For neutral policies like those resulting from changing business profitability, policymakers could hold different views on the necessity of compensating losers on a policy-by-policy basis, but there is a supportable argument that policy impacts could “even out” over a large number of policies: there is no inherent bias. Any given policy may benefit the rich or the poor. But the rich and poor “count equally” because each has the same willingness to pay for $1. So, efficient neutral policies may tend to make all income groups richer.

For rich-biased policies, in contrast, the notion that distributional impacts will even out is not a plausible assumption. Rather, there is an inherent legal entitlement bias. If one holds the view that policy should not distribute more legal entitlements to the rich than to the poor without making the rich pay, then this result should concern you, since efficient rich-biased policies will tend to increase inequality. And, to be clear, even small rich-biased policies with modest distributional impacts risk perverse distributional
impacts: lots of small biased policies can add up to a lot of bias in aggregate.¹¹⁹ These distributional impacts justify inefficient policies that treat rich and poor alike if another condition holds.¹²⁰

Second, is the institution producing the policy likely to result in distributional offsets? In other words, what’s the more reasonable assumption: that the distributional consequences will be offset, or that they will not? Or something in between? The lower the probability of distributional offset, the greater the risk of perverse distributional consequences. It is beyond the scope of the Article to delve into this issue, several factors could contribute to the likelihood of offset. First, in general, legislatures, with their taxing power and greater perceived democratic legitimacy, can more easily adjust policies to address distributional concerns. In contrast, administrative agencies and courts are less able to offset distributional consequences, making it more likely that perverse distributional consequences will stick. Of course, other institutions may act to offset those distributional consequences; for example, an administrative agency may enact a rich-biased rule with substantial distributional consequences, and the legislature can offset those consequences. But the fact that it would be difficult for the administrative agency itself to offset them probably makes it less likely that they will be offset than in the case of a legislature.

Other factors could also contribute.¹²¹ In addition to the branch of government, the salience of the change may matter. In particular, large, salient changes may be more likely to attract attention and be offset. Third, offsets that comply with voters’ moral intuitions may be more likely to achieve. For example, changes requiring more redistributionary wage income taxation may be particularly difficult to achieve, in light of evidence that many individuals do not view taxes primarily as a means of

¹¹⁹ Distributional impacts can be more complicated than initially meets the eye; for example, if the two parties involved in a policy are in a contractual relationship, then distributional impacts that at first seem significant may ultimately prove illusory—if, for example, a legal rule that appears to benefit the poor instead results in higher prices for the poor. In this case, the government is not actually distributing something between the rich and the poor, and there is no rich-biased rule.

¹²⁰ It might seem like there should next be a step distinguishing rich-biased policies in which the government can differentially allocate to the rich and the poor from those in which it cannot. For example, in the tort and transportation cost-benefit examples, the rich and poor can be treated differently: there’s a different legal standard for rich and poor homeowners in the tort example, and a different value of time for services that the rich and poor use in the transportation example. But, the government (roughly speaking) provides national defense, public television, and public health research to everyone. Do rich-biased policies’ distributional impacts then become unproblematic? No. Consider that the rich have much more protected by national defense than poorer people do, and some people (probably especially poor ones) do not have cable to access public television. And consider public health research leading to a cure for Alzheimer’s; the rich are more likely to reach an age at which such an innovation would be helpful, so that, all else equal, the level of efficient spending on a cure for Alzheimer’s will be higher than the efficient level for a cure for malaria, since poorer people tend to contract malaria. That is, even if, within a policy, there is not differential treatment between people of different incomes, across policies, there is still a bias, since policies that rich people value more will get more government support. Put it another way: suppose that the government instituted no policies that directly treated rich and poor people differently—would there be any distributive concern? Yes, there would—because the government would devote resources to the things that the rich preferred and less to the things that the poor preferred. The distribitional concern is greater when there is differentiation between rich and poor within a policy, but the concern does not go away when there is no such differentiation.

¹²¹ See Liscow, Are Court Orders Sticky?, and Fennell & McAdams, supra note __ for further description.
redistribution. But offset that can be accomplished by, say, directly compensating the losers of government policy or through expanded social insurance may be more palatable. Fourth, where the government has the tools to offset the distributional consequences, offset is presumably more likely. For example, suppose that a state court enacts a change with distributional consequences. States that have progressive income taxes that impose different rates on the rich and the poor may be more likely to be able to offset those consequences because they have a good tool to do so by changing the redistributiveness of state income taxes, compared to states that have a flat state income tax rate and thus do not have such a tool. And, finally, groups that are better-able to organize may be more likely to achieve offset.

Figure 1: When Efficient Policies Should Be Modified to Treat Rich and Poor Alike

In any case, an individualized determination based on the actual legal context—including the institution and actors involved—is required here. For example, a rich-biased efficient policy on transportation spending adopted by federal regulation in the Obama Administration was presumably more likely to be offset through Congressional action in 2009-10, when Democrats relatively supportive of redistribution to the poor controlled Congress, than in 2011-2016, when Republicans controlled the House of

---

122 See, e.g., Matthew Weinzierl, The Promise of Positive Optimal Taxation: Normative Diversity and a Role for Equal Sacrifice, 118 J. Pub. Econ. 128, 128 (2014) (showing with survey evidence that many people do not view taxes with the utilitarian goal of redistribution to lower-income households).

123 Gillian Lester, Can Joe the Plumber Support Redistribution-Law, Social Preferences, and Sustainable Policy Design. 64 Tax L. Rev. 313 (2010) (reviewing evidence showing greater political support for universalist social insurance programs over programs that are less universalist in their framing).
Representatives.\textsuperscript{124} Of course, offset need not be immediate—\textemdash but, as noted earlier, the distributional consequences in the short- and medium-run may matter more than those in the long run.

If policies reach the bottom right of the flow chart—\textemdash that is, if they are (1) efficient rich-biased policies with (2) nontrivial distributional impacts and (3) a low probability of offset—\textemdash then they deserve different treatment. For this set of policies, for those with a broad set of normative commitments, this Article offers an important reason to consider adopting less efficient legal rules that are less biased against the poor and that instead treat the rich and the poor the same way.

Concretely, under this reasoning, after Republicans opposed to more transfers to the poor took control of the House of Representatives in 2011, the Obama Administration should have issued guidance that had the same value of time figure for the rich and the poor when calculating the value of transportation improvements. Instead, in the face of persistently high income inequality that it professed to find problematic and little prospect of increased transfers to the poor, the Administration used guidance that contained a systematic bias toward transportation improvements benefitting the rich over those benefitting the poor.

Taking other examples discussed earlier in the Article, this framework could also mean:

- Having the same liability standard for polluting on poor and rich individuals,
- Building similar parks in rich and poor neighborhoods,
- Spending the same amount on voting and road safety infrastructure for the rich and the poor,
- Spending the same amount on research and development on diseases that affect rich and poor people,

and likewise treating the rich and the poor in similar ways across the panoply of rich-biased policy areas discussed. For example, as Matt Adler and Eric Posner have described, administrative rulemakers could make adjustments to parties’ measured willingness to pay to remove the effect of income, thus “laundering” parties’ preferences.\textsuperscript{125} How to do so will again depend upon legal context, and it is beyond the scope of this Article to work out how to do so in any given circumstance. But it is fair to say, given the centrality of efficiency to policymaking, and the frequency and severity of the bias, that the consequences would be profound.

Finally, to be clear, for policies that do not satisfy both conditions, this Article does not claim that there should be no modification from the efficient policy. For example, a committed redistributionist may want to modify efficient neutral rules to distribute more to the poor than to the rich. This Article has adopted a weaker standard with wide acceptance across those with many political commitments: that the government should not systematically distribute more to the rich than to the poor solely because of


\textsuperscript{125} Matthew Adler & Eric Posner, \textit{New Foundations of Cost-Benefit Analysis} 130-31, 142-46, 152 (2006) (discussing adjustments to willingness to pay to compensate for parties’ different incomes and potential objections to such an approach); see also Adler, \textit{supra} note \_\_ (same). What the “distributional weights” should be is a difficult question for policymakers to answer.
the rich’s greater wealth, without compensating policies for the poor. With that criterion in mind, the preceding logic follows.

VI. RESPONDING TO POTENTIAL CRITIQUES

A. Considering Economic Growth

One potential criticism of the analysis is that it seems static—that is, it considers only efficiency at a point in time rather than considering impacts on economic growth.126 The concern here is that the pursuit of efficiency, even if it increases inequality, increases growth by increasing the accumulation of capital, for example, ultimately leading to higher income for everyone. This Article engages in the standard practice with this analysis, and the goal in this paper is not to question that standard practice. Nevertheless, this Subsection will touch upon a few reasons that the Article’s analysis stands even when considering growth.

The first is the most important and the most basic: with a simple redefinition of the question, the same underlying logic applies and the same broad conclusions are true—efficient policies tend to be rich-biased. Instead of thinking about the policy question as pertaining to one point in time, think about policies across, say, a 100-year period, including economic growth over that period. Then the same analysis goes through, and the same biases exist, just including the growth impacts. That is, an efficient rich-biased policy that creates a given amount of surplus over a 100-year period will still allocate a larger amount of the legal entitlement to the rich than to the poor because the rich at any point in time are willing to pay more.

There are two other responses as well, in addition to this redefinition.127 First, even ignoring such a redefinition, to benefit the poor, the benefits have to reach the poor—and as much recent research has shown, that has not happened for the most part in decades, either through rising wages or changing economic policies.128 As well, growing evidence suggests that inequality itself reduces economic growth, potentially making everyone worse off. In fact, even the International Monetary Fund recently issued a report to that effect.129

Finally, it is important to note how the division between neutral and rich-biased policies developed in this Article raises questions about the extent to which a pursuit of efficiency really promotes growth. When the neutral rule increases the size of the “economic pie,” the pie consists of dollars. As a result, the efficient rule produces an

127 Another reason is that there is some evidence that people’s well-being is in significant part experienced relative to their neighbors. See Richard Layard, Happiness: Lessons from a New Science (2005). This “keeping up with the Jones’s” aspect of utility further limits the scope for growth in income that primarily benefits the rich to increase overall well-being.
economy with more investable capital, which is viewed as one of the key determinants of growth. In the torts example above, the economy is $5,000 more productive (that is, it is able to produce the same goods and services at a cost of $5,000 less). It saved $5,000 in expenses on machinery by having the factory purchase the scrubbers instead of the laundromat purchase the air purifier for $10,000, yielding $5,000 more to spend on growth-inducing investments. To those who think that dynamic growth is very important to lifting all boats in the long-run and that capital accumulating aids in growth, this neutral legal rule aids in growth.

However, the results are quite different for the rich-biased rule. In the rich-biased case, the economic pie does not consist of dollars. It consists of “willingness to pay” units. In a rich-biased rule like that in the torts example, there is no increase in investable capital when allocating the clean air to the rich homeowners but not the poor homeowners. In the cases with both the rich and poor homeowners, the factory can spend $5,000 on the scrubbers, thereby reducing its investable capital, but there is no difference between the cases of the rich and poor homeowners. Thus, in allocating clean air to the rich homeowners but not the poor homeowners, the economy is richer in WTP units, but there is no increase in investable capital that could have dynamic growth effects, further undercutting the value of rich-biased rules to those who focus on the growth-inducing effects of focusing on efficient legal rules.

B. Adding Complexity to Policymaking

One may argue that this analysis misses a host of potential complicating factors. For example, returning to the rich-biased case of the homeowner and the factory, consider how the factory’s decision to pollute in the neighborhood might affect gentrification in the neighborhood. The factory’s decision could affect whether new people migrate into the neighborhood, whether crime goes up or down, or a host of other factors. Those are good points, and any full analysis would want to consider them. But that’s not a criticism of anything that this Article suggests; rather it is a criticism of efficiency analysis itself. If those factors are easily factored into willingness-to-pay calculations, then they presumably will be. If not, then they may not be—but that has little to do with a complication with the critique. In fact, it more closely resembles another critique of efficiency analysis—but one with which this Article is not engaging.

But another set of concerns raised by this Article does add complexity to the analysis. In particular, the policy response section suggests that analysis and policymaking should take into account contextual factors: distributional consequences and the likelihood of distributional offset. Allowing the possibility of different political responses into the analysis would complicate the analysis, versus merely assuming—regardless of context—that all distributional consequences are offset. Readers will need to decide for themselves between the merits of the possibilities: (1) adopting possibly wrong assumptions in the name of simplicity—with the potential distributional consequences described in this Article versus (2) adopting more flexible assumptions.

---

about politics that may be more realistic, adding more complexity—but also reducing the risk of perverse distributional consequences.

CONCLUSION: LAW AND ECONOMICS IN AN AGE OF INEQUALITY

When Richard Posner published the efficiency-oriented Economic Analysis of the Law in 1972, law-and-economics scholar Mitchell Polinsky called the book a “potentially defective product,” in that “even a valuable product is subject to misuse if proper instructions are not included.” In particular, the distributive consequences of policies had to be considered. Despite Polinsky’s warning, economic analysis of the law has long been guided by the assumption that the distributive consequences of policies do not matter, since taxes should respond to take care of distributive considerations. But there is little evidence that taxes in fact do respond. This paper draws out the distributive implications of adopting efficient policies when other policies do not offset those distributional consequences.

The Article shows that, under many circumstances, efficient policies are not merely neutral with respect to the distribution of income. Rather, efficient policies systematically tend to distribute legal entitlements to the rich, exacerbating income inequalities and possibly leading to multiplication across time. At a time of rising income inequalities and growing concern with these inequalities, as shown by the response to the work of Thomas Piketty, it is time to consider adopting policies that reduce efficiency but have fairer distributional outcomes, at least in some circumstances. The necessary analysis may be more difficult, but—lacking evidence that the perverse consequences of efficient rich-biased policies are offset—such policies are worth pursuing in the appropriate contexts.

How policymakers should respond is a longer-term project. One can imagine two extremes: (1) efficient policies and (2) ignoring efficiency altogether. But both have unappealing features. Without offsetting policies, efficient policies overall have a systematic bias against the poor. On the other hand, efficient neutral policies have distributional impacts that may even out and make everyone better off. Furthermore, if there are some taxes and transfers, then ignoring willingness to pay driven by income has the problem of missing opportunities in which combining efficient policies with taxes and transfers can make everyone better off.

Rather, if policymakers consider distributional consequences with a goal of being fairer, this Article suggests the importance of considering context in deciding whether to deviate from the efficient rule. A first question is whether the legal context is one of neutrality or rich bias, a novel categorization. Since neutral policies have distributional consequences that may even out in the long term, while rich-biased policies do not, the case for deviating from the efficient rule is stronger for rich-biased policies. And second, are the distributional consequences likely to be offset or be sticky? This last question is one of political economy, a topic that is typically absent in economic analysis in lieu of an implicit political economy assumption that the consequences are offset. For efficient rich-biased rules with distributional consequences that are sticky, a broad range of

---


132 See
political commitments suggest that policymakers should adopt explicitly inefficient rules that treat the rich and the poor alike.

These contextual elements powerfully motivate elements of future scholarly research. A first implication is empirical in nature: On what types of policies is distributional offset likely to happen and when is it not? The more promising the prospects for offset, the more traditional efficiency analysis is appropriate. A second empirical element of the agenda is determining what policies have significant distributive consequences. This Article shows no problem with efficient policies that do not have systematic distributive consequences. So, where a policy does not have significant distributive consequences, similarly, efficiency analysis is relatively more appropriate. More broadly, a third empirical task is determining which policies can benefit the poor the most while causing the least loss in efficiency, which is important for maximizing total utility if taxes are not responding to changes in policies.

Likewise, the results raise the urgency of actually implementing offsetting taxes and transfers, which can make everyone better off in concert with efficient policies. Failing increased offset though, the results suggest a greater scope for law-and-economics analysis that trades off equity and efficiency to complement existing efficiency-minded law-and-economics analysis, and—more importantly—for more policy that puts the rich and poor on equal footing rather than making the rich richer.

Appendix

This Appendix first presents the technical definition of Kaldor-Hicks efficiency in Part I. Part II then presents the technical definition of “legal entitlement neutrality.” Part III presents the result that a simple formula can be used to determine if a given utility function produces rich-biased, neutral, or poor-biased legal rules. It then explains the intuition for the result. Part IV shows utility functions that correspond to each type of policy and explains graphically how that form of utility results in the type of policy.

I. Technical Definition of Efficiency

The following notation defines K-H efficiency. There are \( I \) individuals indexed by \( i \). Suppose that there is some thing \( x \) that the government is allocating through public policy to individuals such that individual \( i \) receives quantity \( x_i \geq 0 \) with \( \sum_i x_i \leq X \).

K-H efficiency asks which of these policies creates the greatest amount of aggregate “social surplus,” denoted for each individual by \( s_i(x_i) \). K-H efficiency adds up the surplus for each individual and chooses the set of allocations with the highest sum; that is, it chooses the policy that satisfies

\[
\max_{x_1, \ldots, x_I} \sum_i s_i(x_i) \]

Surplus measures how much a policy increases the “expenditure function,” denoted \( e_i(v) \), which measures the the smallest amount that an individual needs to spend to achieve utility level \( v \). In other words, the expenditure function, and thus surplus, is a

---

measure of how much people are willing to pay for a policy change. For example, suppose that, under the status quo policy, (1) an individual achieves a utility level of 13 and spends $100 to achieve that, (2) he would achieve a utility level of 15 with a new government policy allocation $x_i$, and (3) it would take $150 of spending to achieve a utility level of 15. Then $e_i(13) = $100, $e_i(15) = $150, and $s_i(x_i) = $50. Surplus thus measures how the expenditure function changes under different possible policies. It measures the amount that individual $i$ would have to pay or be paid to make him indifferent between the status quo and the alternative policy. In this example, the individual would be willing to pay $50 to shift to the new policy. This amount will be unique to each individual, as determined by his utility function and income.

II. Legal Entitlement Neutrality

Legal entitlement neutrality means that:

$$\frac{\partial^2 s(u(x, c))}{\partial x \partial c} = 0$$

where (as described above) $s$ is surplus, $x$ is some policy variable (conceptualized here as the provision of a good or service), and $c$ is one’s consumption or income (which are equivalent and thus interchangeable in this one-period model, since people consume all their income). The interpretation of the condition is that, as income $c$ changes, the extent to which an increase in policy variable $x$ increases surplus $s \left( \frac{\partial s}{\partial x} \right)$ does not change. That is the condition for not changing the allocation of legal entitlements as people get richer because increased surplus is what drives larger allocations in efficiency analysis. Note a couple of restrictions with this setup: there are only two goods, and transaction costs are not explicitly modeled.

If providing good or service $x$ provide more surplus $s$ as one’s income $c$ increases, then it is a “rich-biased” policy: since the rich are willing to pay more for it, efficiency-oriented analysis will endow well-off individuals with more of it than poor individuals. For rich-biased policies, $\frac{\partial^2 s}{\partial x \partial c} > 0$.

In contrast, if the poor are willing to pay more for the good, so that surplus for the provision of $x$ increases as income decreases, then the good is “poor-biased.” For poor-biased policies, $\frac{\partial^2 s}{\partial x \partial c} < 0$.

In between are “neutral” goods, where income does not impact the surplus from provision of the good. That is, $\frac{\partial^2 s}{\partial x \partial c} = 0$.

III. Results and Explanation

---

134 More precisely, surplus compares the expenditure function evaluated at the utility under the alternative policy $v_i^T(x)$ with the expenditure function evaluated at the status quo utility level $v_i^0$, or $s_i = e_i(v_i^T) - e_i(v_i^0)$. 
This part of the Appendix defines legal entitlement neutrality in terms of utility functions. As noted earlier, legal entitlement neutrality is in principle measurable without reference to utility functions. Nevertheless, understanding from a utility framework what drives whether a policy is legal entitlement neutral may be helpful for those who think in such terms. In particular, this setup yields the following result:

A policy is rich-biased if and only if:

\[
\frac{\partial^2 u}{\partial x \partial c} > \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c}
\]

A policy is neutral if \(\frac{\partial^2 u}{\partial x \partial c} = \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c}\), and a policy is poor-biased if \(\frac{\partial^2 u}{\partial x \partial c} < \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c}\).

The proof is below; I focus here on intuition. The formula compares two things: (1) how more consumption \(c\) changes the marginal utility of good \(x\) \(\left(\frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c}\right)\) with (2) the slope of the marginal utility of consumption \(\frac{\partial^2 u}{\partial x \partial c}\), or how more consumption changes the marginal utility of consumption, multiplied by the ratio of the marginal utility of good \(x\) divided by the marginal utility of consumption to “normalize” utility.\(^{135}\) We know that, under typical assumptions, the first term \(\frac{\partial^2 u}{\partial x \partial c}\) has an unclear sign, but the second set of terms \(\frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c}\) is negative, since \(\frac{\partial^2 u}{\partial c^2} < 0\) by the declining marginal utility of income and \(\frac{\partial u/\partial x}{\partial u/\partial c} > 0\) by nonsatiation.

Thus, the formula boils down to a simple comparison: whether, as an individual’s consumption increases, the marginal utility from policy \(x\) decreases more rapidly than that of income (scaled by the ratio of marginal utility for policy \(x\) and consumption). If the marginal utility of policy \(x\) decreases less rapidly than the utility of income, then the good is rich-biased—for example, if the utility of the good (say, clean air) stays constant

\(^{135}\) The ratio \(\frac{\partial u/\partial x}{\partial u/\partial c}\) is a normalization. For example, consumption \(c\) could be denominated in dollars or cents, and policy \(x\) could similarly be denominated in big or small units. This ratio thus provides a normalization of the marginal utility of consumption such that, when multiplied by this ratio, it is in the same units as the cross-partial term \(\frac{\partial^2 u}{\partial c^2 \partial x}\). Suppose, for example, that \(\frac{\partial^2 u}{\partial c^2} = -1\) (an extra dollar in consumption reduces the marginal utility of consumption by 1 util). And suppose further that \(\frac{\partial^2 u}{\partial c^2 \partial x} = -3\) (an extra dollar in consumption reduces the marginal utility of \(x\) by 3 utils) when good \(x\) is in centigram units and \(\frac{\partial^2 u}{\partial c^2 \partial x} = -0.3\) when good \(x\) is in milligram units. It is clear then that it is essential to appropriately scale the declining marginal utility of consumption, since it would appear that whether the good is rich-biased or not depends upon the units used for good \(x\). Thus, suppose that \(\frac{\partial u/\partial x}{\partial u/\partial c} = 4\) when \(x\) is in centigram units 0.4 when it is in milligram units, and \(\frac{\partial u/\partial x}{\partial u/\partial c} = 2\) in either case. Inserting these example numbers into equation (6) shows that \(\frac{\partial^2 u}{\partial c^2 \partial x} - \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c} = -3 \left(1 \cdot \frac{4}{2}\right) = -3 \left(\frac{1}{2} \cdot 0.4\right)\), which will produce the same sign and (thus the same type of bias) because the last formula is multiplied by a positive number to equal the earlier one.
with income \( \left( \frac{\partial^2 u}{\partial x \partial c} = 0 \right) \) and there is a declining marginal utility of income \( \left( \frac{\partial^2 u}{\partial c^2} < 0 \right) \). If the inequality goes the other way, the good is poor-biased. And, if the two terms are equal, the good is neutral. In other words, goods that poor people really want—that they get so much utility from that they are willing to pay more for them than rich people, despite their greater poverty—are poor-biased. Otherwise, goods are rich-biased or neutral.

The intuition for the result is as follows: Efficiency-based legal entitlement allocations are based on willingness to pay. Suppose for simplicity that the utility of something stays constant with income (e.g., both rich and poor people may value clean air the same amount in utility terms)—in other words, the first term equals 0. Then the willingness to pay for something increases with income as long as the utility from yet an extra dollar of consumption goes down as income increases—that is, as long as there is a declining marginal utility of consumption (i.e., the second term is negative). But other times, one’s utility from having something does not stay constant with income and instead declines with income. In those cases, when the utility of the having the thing declines rapidly enough, willingness to pay can stay constant or even decline with income.

Overall then, there are three ways that a good is likely to be rich-biased. First, as one would intuitively expect, when income has a more positive effect on the marginal utility of good \( x \), good \( x \) is more likely to be rich-biased. Second, when the marginal utility of consumption is diminishing very rapidly (i.e., it is strongly negative), the policy is more likely to be rich-biased because it will take a large money transfer to make up for the utility gains from the policy. Third, when there is a high ratio of utility gains from the policy \( x \) versus consumption \( c \), the good is more likely to be rich-biased. Again, this is intuitive, since it will take more money to compensate for the gain of \( x \) if the marginal utility of income is lower relative to the marginal utility of the good \( x \).

**Derivation of Utility Result**

The goal of the result is to sign \( \frac{\partial^2 s}{\partial x \partial c} \) as a function of utilities. A noted above, there are two goods, policy variable \( x \) and numeraire consumption good \( c \), such that utility \( u_i = u(c_i, x_i) \). Suppose that the policy variable \( x \) is entirely government-provided, so that endowment \( y = c \) (since the only thing to spend money on is \( c \)). As a result, we can discuss the marginal utility of consumption \( c \) and the marginal utility of income \( y \) equivalently.\(^{136}\) Thus, \( \frac{\partial^2 s}{\partial y \partial c} = \frac{\partial^2 s}{\partial x \partial c} \). Suppress taxes, since that just adds terms without adding insight. Also, suppress prices because the Article only has a government-provided good and a numeraire good.

To start, recall that \( s \) is defined as follows: \( s = e(v^1_i) - e_l(v^0_l) \). But, we know that \( v^1_i = u(c_i, x_i) \) and \( v^0_l = u(c_l, x_0) \). That is, we can replace utility achieved with utility functions. Furthermore, since the equivalent variation is equal to the change in the value of the expenditure function accompanying a policy change,\(^{137}\) equivalent variation (or

---

\(^{136}\) It could also be the case that \( x \) is a variable over which individuals could optimize to be more general, but that is left to future work.

\(^{137}\) This statement is literally true only for marginal policy changes. For a non-marginal policy change, the expenditure function changes due to wealth effects. For utility functions without wealth effects, the approximation of discussing marginal policy changes does not matter, since the expenditure function does not change with more wealth.
“surplus,” \( s \)) can be replaced with the expenditure function \( e \). Making that substitution and working out the derivative yields:

\[
\frac{\partial^2 s}{\partial x \partial c} = \frac{\partial}{\partial x} \left( e \left( u(x,c) \right) \right) = \frac{\partial}{\partial x} \left( \frac{de}{du} \cdot \frac{\partial u}{\partial c} \right) = \frac{d^2 e}{du^2} \cdot \frac{\partial u}{\partial c} \cdot \frac{\partial}{\partial x} + \frac{de}{du} \cdot \frac{\partial^2 u}{\partial c \partial x}.
\]

Thus:

\[
\frac{\partial^2 s}{\partial x \partial c} = \frac{d^2 e}{du^2} \cdot \frac{\partial u}{\partial c} \cdot \frac{\partial}{\partial x} + \frac{de}{du} \cdot \frac{\partial^2 u}{\partial c \partial x}. \tag{4}
\]

Turning away from this line of argument for a moment, we know from price theory that \( e(v) = e(u(c)) = c \). That is, total expenditure will equal one’s endowment, which in this case is equal to \( c \). Totally differentiating \( e(u(c,x)) = c \) with respect to \( c \) yields

\[
\frac{de}{du} \cdot \frac{\partial u}{\partial c} = 1.
\]

Totally differentiating with respect to \( c \) a second time yields:

\[
\frac{d^2 e}{du^2} \cdot \frac{\partial u}{\partial c} \cdot \frac{\partial}{\partial c} + \frac{de}{du} \cdot \frac{\partial^2 u}{\partial c^2} = 0
\]

Rearranging gives:

\[
\frac{d^2 e}{du^2} = -\frac{de}{du} \cdot \frac{\partial^2 u}{\partial c^2} \left( \frac{\partial u}{\partial c} \right)^2 \tag{5}
\]

Substituting (5) into (4) gives (after simplification):

\[
\frac{\partial^2 s}{\partial x \partial c} = \frac{\partial^2 u}{\partial c \partial x} - \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u/\partial x}{\partial u/\partial c} \tag{6}
\]

This proves the result.

**IV. Legal Entitlement Neutrality: Utility and Graphical Representations**

One way of understanding why poor-biased policies are rare and rich-biased policies are common is by analyzing the utility functions that would justify such categorizations. It turns out that ones that economists are familiar with tend to be rich-biased. Economists use these utility functions not only because they are relatively convenient but also because they conform with consumer behavior: like declining willingness to pay as quantities increase and a preference for diversity. This portion of the Appendix shows which utility functions correspond to which type of policy and shows graphically why they exhibit their type of bias.

**A. Rich-Biased Policies:**

Many of the most common utility functions are rich-biased. Consider the following examples.
Separable utility functions: For any separable utility function (in which \( u = f(c) + f(x) \)), \( \frac{\partial^2 u}{\partial c \partial x} = 0 \). As a result, the sign of (6) is positive and thus there is pro-rich bias.

Cobb-Douglas: For utility functions of the form \( u = Ae^{\alpha x^{1-\alpha}} \), for \( 0 < \alpha < 1 \) and \( A > 0 \), we know that policies are rich-biased because \( \frac{\partial^2 u}{\partial c \partial x} = A \alpha (1 - \alpha) e^{\alpha - 1} x^{-\alpha} > 0 \), since every term is positive. Thus, equation (6) is positive, and this utility function is rich-biased.

Constant Elasticity of Substitution: Constant elasticity of substitution utility functions of the form \( u = (\alpha c^{r} + (1 - \alpha)x^{r})^{1/r} \), for \( 0 < \alpha < 1 \) and \(-\infty < r < 1 \). For these, we know \( \frac{\partial^2 u}{\partial c \partial x} = \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u}{\partial x} = (1 - r)(1 - \alpha)(\alpha c^{r} + (1 - \alpha)x^{r})^{\frac{1}{r} - 1} x^{-1} c^{-1} > 0 \). We know that this result is positive because every term is positive as a result of \( \alpha, r < 1 \). So, equation (6) is positive, and these functions are rich-biased.

An example rich-biased utility function for the homeowners in the torts example in the main body of the text is \( u = \log(c) + \log(x) \), where \( c \) is consumption and \( x \) is a clean environment. That is, there is a declining marginal utility of consumption, and everyone gets the same (declining) utility from a clean environment.

Figure 2 provides a graphical representation that helps explain what drives these results. Figure 2A shows the relationship between an individual’s utility and income—a curve that flattens out as one’s income increases. This pollution example involves two types of individuals with different levels of income, each of whom receives the same utility gains from an improvement in environmental quality. But, even if the two types of people have the same utility gains, it would take quite different amounts in dollars to achieve these same utility gains. The y-axis shows equal utility gains for the rich and the poor groups. With dashed lines, the figure then shows the dollar gains that it would take to achieve that level of utility gains for each group. Because of the declining marginal utility of income (i.e., because of the curved line), the amount of income it would take to achieve the same utility gain is much larger. Dollars are “cheap” to the rich, since they already have so many of them; thus, the rich need to receive a lot of dollars for a given utility gain. And this is precisely what drives the results in the example: the rich have a higher “willingness to pay” in dollar terms for the pollution reduction because dollars are cheap to them. As a result, efficiency analysis allocates the pollution reduction to the rich because, as Figure 2B shows, the willingness to pay for an allocation of goods goes up with income.

\[138 \] We know \( \frac{\partial^2 u}{\partial c \partial x} = \alpha(1 - \alpha)(1 - r)(\alpha c^{r} + (1 - \alpha)x^{r})^{\frac{1}{r} - 2} x^{-2} c^{-2} \) and \( \frac{\partial^2 u}{\partial c \partial x} = \alpha^2(1 - r)(\alpha c^{r} + (1 - \alpha)x^{r})^{\frac{1}{r} - 1} x^{-1} c^{-1} \). Thus, since \( \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u}{\partial x} = \alpha(1 - \alpha)(1 - r)(\alpha c^{r} + (1 - \alpha)x^{r})^{\frac{1}{r} - 2} x^{-2} c^{-2} \) and \( (r - 1)(1 - \alpha)(\alpha c^{r} + (1 - \alpha)x^{r})^{\frac{1}{r} - 1} x^{-1} c^{-1} \), the first half of which is equal to \( \frac{\partial^2 u}{\partial c \partial x} \), we get this result.
B. Neutral Policies:

Determining the sign of (6) is trivially easy when the “good” is the same thing as the numeraire good, or money. Then \( c = x \), and (6) reduces to

\[
\frac{\partial (\partial s / \partial x)}{\partial c} = \frac{\partial^2 u}{\partial c^2} - \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial u / \partial c}{\partial c} = 0
\]

which meets the definition of a neutral policy.

An example neutral utility function for the laundromat owners in the torts example in the main body of the text is \( u = \log(c + x) \), where \( c \) is consumption and \( x \) consists of the profits that result from having cleaner air. Thus, the laundromat owners value the profits from their laundromats just like any other money that leads to consumption.

To understand the results graphically, compare Figure 2 above, where the utility gains to a given policy are the same for the rich and the poor, to Figure 3, but which has the utility gains not from gaining a good but rather from gaining dollars as in the trade example. Figure 3A compares the utility gains for a given dollar gain between the rich and the poor. Because of the declining marginal utility of income, a given dollar gain will result in a smaller utility gain to the rich than to the poor, as reflected on the y axis. However, the same dollar gain will result in the exact same willingness to pay between the rich and the poor, as reflected on the x axis. Thus, as shown in Figure 3B, for a given dollar gain (say, $100), the income of the person receiving the income does not vary the willingness of the person to pay for the dollar gain: a dollar is worth a dollar to everyone.
C. Poor-Biased Policies:

Take the utility function \( u = \ln \left( x - \frac{1}{2} \right) - 2 \cdot \ln(10 - c) \), which is a member of a class of utility functions for which \( x \) is an "inferior" good (for example, bus service) in which the poor demand a higher quantity of it than the rich do.\(^{139}\) Here, we know:\(^{140}\)

\[
\frac{\partial^2 u}{\partial c \partial x} - \frac{\partial^2 u}{\partial c^2} \cdot \frac{\partial^2 u}{\partial x} = 0 - \frac{(10 - c)^2}{2(x - 0.5)^2} < 0
\]

So, this utility function is poor-biased.

One can think of poor-biased policies graphically as those for which there is such an enormous difference in the utility gained by a rich and a poor person that the difference overcomes the declining marginal utility of income—in other words, it overcomes the fact that it is a lot more expensive to pay off a rich person than a poor person in dollars for a given utility gain because of the declining marginal utility of consumption. Figure 4 shows this case. Another way to think about this figure is as the continuum of the spectrum from Figure 2 on rich-biased goods, with equal utility gains for the rich and the poor, through Figure 3 on neutral goods, with much larger utility gains for the poor for the policy but just enough that they compensate for the declining marginal utility of income, and Figure 4, with yet smaller relative utility gains for the rich.


\(^{140}\) Note that \( \frac{\partial u}{\partial x} = \frac{1}{x - 0.5}, \frac{\partial u}{\partial c} = \frac{2}{10 - c}, \frac{\partial^2 u}{\partial c^2} = -\frac{2}{(10 - c)^2}, \frac{\partial^2 u}{\partial x^2} = -\frac{1}{(x - 0.5)^2} \) and \( \frac{\partial u}{\partial c \partial x} = 0. \)
D. Intuition for the “Rich Get Richer” Principle

The result here shows that the bias of the policy depends upon the comparison of how utility changes with income and the marginal utility of income. The figures portrayed this comparison by showing on the y-axis with brackets the different utility gains of rich and poor people for a policy change and then using the curve for the marginal utility of income to translate those utility gains from a policy change into a willingness to pay.

This inequality makes clear that efficient policies are tilted in favor of rich-biased policies. The reason is simple: the rich get a higher utility from some policies, and poor people get a higher utility from other policies. And, if the question were who gets a higher utility, then policies might be roughly split between those that are rich-biased and poor-biased. But that is not the question. Instead, for a policy to be poor-biased, the extent to which the poor gain more utility than the rich must surpass a big hurdle: the rate at which the utility from the policy goes down with increased income must be even faster than the rate at which utility from income itself goes down with increased income, a high threshold to cross.

To see this this graphically, consider Figure 5, which beneath the axis shows who (the rich or the poor) gains more utility from a policy change and above the axis shows the direction of the bias. On the left half of the figure, the rich gain more utility than the poor: those policies are rich-biased, as the scale above the axis shows. In the middle (“Rich = poor”), utility gains are equal. At that point, the policy exhibits pro-rich bias. To the right of that point, the poor gain more utility than the rich, but the pro-rich bias continues until the utility gains from the policy decline at the same rate as the marginal utility of consumption declines, at which point the policy is neutral. It is only to the right of that point—a narrow portion of the overall spectrum—that there is pro-poor bias. The nature of efficiency is such that it tends to produce outcomes that favor the rich.
Another way to understand why relatively few policies are poor-biased is that, if most consumption were not of goods that the rich were willing to pay more for, the poor would consume more than the rich, which is not the case. Of course, in principle it is possible that—among government policies—there is a disproportionate share of inferior goods, in which case efficient policies would endow the poor with more legal entitlements than the rich. It is impossible to know, but I find this possibility vanishingly unlikely. There are government policies that pertain to goods that the rich are willing to pay less for, of course, like public transportation on busses. But examples are much harder to come by than normal goods, which likely include health care, military defense, parks, environmental amenities, highways, etc. One could dispute these characterizations. For example, perhaps the rich do not need public parks because they have private ones.

Of course, many non-tax policies disproportionately benefit the poor. For example, any means-tested program, like Medicaid, does so. But means-tested programs like Medicaid are typically not driven by efficiency goals, but instead explicitly redistributive ones, and this Article focuses on efficient policies. Rather, the relevant policy in a sector like health care for the current discussion would be a program like universal government-provided health insurance (a policy which could in principle be justified on efficiency grounds). That policy would very likely be rich-biased, since a person making $10,000 a year would likely be willing to pay far less for health insurance than someone making $200,000 a year for the same reasons that underlie any rich-biased policy: a rich person gets a lot less utility from a dollar of consumption than a poor person and thus will be willing to spend more money on health insurance.141

---

141 Another way of understanding the tendency toward pro-rich bias is that people tend to have a declining marginal utility of consuming something: as they gain each extra unit of something, it adds less utility than the previous unit added. It is intuitive that commonly having an extra unit of something causes a bigger decline in marginal utility for the thing itself than in the marginal utility of something else (e.g., a government-provided good).