TIME SUCK: HOW THE FUNDRAISING TREADMILL DIMINISHES EFFECTIVE GOVERNANCE

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I. INTRODUCTION

There are just not enough hours in the day to get the job done! This is a common experience for many working adults, but this type of “time drought” takes on democratic significance if the individuals experiencing it are democratically elected officials.\(^1\) Those elected officials may thus lack the ability to effectively represent the constituents who put them in office.\(^2\) For federal elected officials, one of the causes of the lack of time to craft policy (the job they are elected to do) is caused by political fundraising burdens (the distraction).\(^3\) As one Congressman put it bluntly: campaign fundraising has become an incredible “time suck” for lawmakers.\(^4\)

This Article will refer to several defined terms: “legislating” means drafting legislation, participating in committee hearings, marking up legislation, amending legislation on the floor, voting on legislation and amendments to legislation, participating in conference committees, and conducting oversight hearings.\(^5\) Legislating would also include meeting with constituents, traveling home, corresponding with constituents, and offering constituent services.\(^6\) For Senators, legislative duties would include vetting executive and judicial appointments and ratifying

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1 Vincent Blasi, *Free Speech and the Widening Gyre of Fund-raising: Why Campaign Spending Limits May Not Violate the First Amendment After All*, 94 Colum. L. Rev. 1281, 1312 (1994) (explaining how if candidates did not have to spend all of their time fundraising, they would likely spend at least some of the free time in one’s home district, for example); Richard L. Hasen, *Three Wrong Progressive Approaches (and One Right One) to Campaign Finance Reform*, 8 Harv. L. & Pol’y Rev. 21, 33 (2014) (“The main problem of campaign money on the federal level—aside from the huge time commitment for Members of Congress, who spend so much time dialing for dollars that there is little time for legislative business—is that it skews legislative priorities.”).  
3 Thomas E. Mann & Norman J. Ornstein, *It’s Even Worse Than It Was* 67 (2012) (”American elections are awash in money, politicians devote an inordinate amount of their time dialing for dollars, and campaign fund-raising is now considered a normal part of the lobbying process.”).  
4 Congressman John Sarbanes, Remarks at Scholars Strategy Network: Purchasing Power (June 17, 2016); see also Nick Penniman & Wendell Potter, *Citizens United is Only 15% of the Political Cash Problem*, L.A. Times (Mar. 8, 2016), http://www.latimes.com/opinion/op-ed/la-oe-penniman-potter-political-campaign-finance-reform-20160308-story.html (“As former Rep. Dan Glickman (D-Kan.), who later served as a lobbyist for the motion picture industry, has opined: ‘The sad truth is . . . there simply isn’t enough time in the day to stay competitive in campaign finance and do the actual job of policymaking.’”).  
Meanwhile, “fundraising” is the act of soliciting funds for a political campaign or political party. Fundraising would include in-person solicitation of money, and solicitation of money via broadcast, mail, phone or email. “Fundraising” by itself does not fall into any of this Author’s definitions of “legislating.” And this Author would argue that ideally fundraising should take up a de minimis amount of an elected Member of Congress’s time. But while many of the legislative functions outlined in this paragraph are done by legislative staff who work for the Member, strangely fundraising is often not delegated to a staff member, but rather is the responsibility of the Member himself or herself.

Perhaps the clearest evidence that fundraising should not be considered part of a Member’s job is the fact that it is literally illegal to do the fundraising in a Congressional office where he or she otherwise works. The fundraising cubicles set up for Members of Congress in nearby office spaces for dialing for dollars have been called “sweatshops.” Or as former Senator Alan Simpson recalled of his time fundraising when he was a Senator, “I felt embarrassed. I thought it was ugly . . . My staff kept saying, ‘You’ve got to go do it.’ You get a Rolodex; you go outside the building for a whole day and dial numbers of jerks you’ve never heard of in your whole life to get money out of ‘em.” Typically, the public does not get to sit in on Congressmen and Congresswomen dialing for dollars, but in 2013 (a non-election year), political reporter Ryan Lizza happened to overhear a freshman Democratic Member of Congress doing call time in a public space for

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10 Nick Penniman & Wendell Potter, Nation on the Take: Dialing for Dollars in ‘D.C.’s Sweatshops’, Huff. Post (Apr. 27, 2016, 11:01 AM), https://www.huffingtonpost.com/nick-penniman/nation-on-the-dialin_b_9787106.html (“Former representative Dennis Cardoza, a California Democrat, compared his party’s call center to a sweatshop with thirty-inch-wide cubicles set up for the sole purpose of begging for money.”); see also Zach Wamp (R-Tenn.), Refocusing our politics on the issues that matter, The Hill (Jan. 8, 2018, 2:10 PM), http://thehill.com/blogs/congress-blog/politics/367937-refocusing-our-politics-on-the-issues-that-matter (“Every freshman member of Congress packs their bags for Washington already envisioning the more perfect republic they seek to build . . . . Where freshman members expect to enter storied halls for deliberation, reason, and thought, they find a nonstop call center.”).
two and half hours straight. Mr. Lizza decided to live tweet what he overheard from the Member’s side of the conversation. At the end of listening to this multiple hour ordeal, Mr. Lizza concluded: “I now understand the case for public financing of congressional elections.”

This problem of fundraising-swamped lawmaking is particularly acute post-Citizens United, the 2010 Supreme Court case that allows corporations and unions to spend an unlimited amount on political advertisements in American elections. Frequently, candidates need to buy expensive television advertisement time and direct mail to communicate with a vast electorate. Indeed, there is a lucrative cottage industry to “help” candidates spend the money they have raised to communicate with voters. The election in 2016 was the most expensive federal election to date. This high price tag in 2016 is attributed to Congressional races, as the spending on the 2016 Presidential race was actually down compared to 2012. In the 2016 cycle, all candidates for

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13 Citizens United v. FEC, 558 U.S. 310, 310 (2010); Daniel P. Tokaj & Renata E. B. Strause, The New Soft Money: Outside Spending In Congressional Elections, OHIO ST. U. MORITZ C. OF L. 13 (2014), http://moritzlaw.osu.edu/thenewsoftmoney/wp-content/uploads/sites/57/2014/06/the-new-soft-money-WEB.pdf (“Some respondents, including a few candidates, felt pressure to raise more money than ever before [Citizens United] and named outside spending as the cause. This was particularly true where the respondent had a view from the Senate side.”).

14 GLENN W. RICHARDSON JR., PULP POL. HOW POL. ADVERT. TELLS THE STORIES OF AM. POL. 156 (2d ed. 2008) (“More broadly, the cost of [tv] advertising is implicated in the incessant chase for campaign cash that preoccupies elected officials throughout their tenure in office. No sooner have they won election than they must begin soliciting funds for their next race. The result, some suggest, is an influence peddling bazaar, or as former U.S. Senator Max Cleland once put it, a democracy ‘more like an auction than an election.’”); TED BRADER, CAMPAIGNING FOR HEARTS AND MINDS HOW EMOTIONAL APPEALS IN POL. ADS WORK 13 (2006) (“Over the past half century in American politics, television ads have become the principal tool of contemporary electioneering. Spending on ads accounts for the largest share of the budget for almost all presidential, gubernatorial, and congressional campaigns.”).

15 Senator Richard G. Lugar (Ret.), Address at the Duke University Sanford School of Public Policy: Embracing Governance over Partisanship (Feb. 12, 2013) (transcript available at http://www.thelugarcenter.org/newsroom-events-51.html) (“But perhaps the most potent force driving partisanship is the rise of a massive industry that makes money off of political discord. This industry encompasses cable news networks, talk radio shows, partisan think tanks, direct mail fundraisers, innumerable websites and blogs, social media, and gadfly candidates and commentators. Many of these entities have a deep economic stake in perpetuating political conflict. They are successfully marketing and monetizing partisan outrage.”).


the House raised $1,033,545,524 and all candidates for the Senate raised $667,687,881. Thus, the primary focus of this Article will be on the fundraising burdens experienced by incumbent Members of Congress. This is not to argue, however, that Congressional challengers or candidates for the Presidency are off the hook. All federal candidates, except for those who can afford to self-finance a multi-million-dollar race, are stuck on the same fundraising treadmill, and are consumed by what has been euphemistically referred to as “call time.”

Retiring Republican Congressman Reid Ribble pointed the finger at Citizens United as part of the problem telling 60 Minutes in 2016, [i]f members would be candid, there’s a lot of frustration centered around it. And some of this is the result of Citizens United, the Supreme Court decision that opened up really corporate dollars into the system. And so, if you want to have your own voice, if you want your voice to be heard as opposed to some outside group speaking for you, you better—you better do your job and raise enough money that you can.

Thus, in a post-Citizens United environment where outside political spenders flourish, they need to raise funds to pay for the communication with voters that they want in order for federal candidates to keep control of their own message. And the data shows that while the amount of fundraising for Congress has steadily gone up in each election cycle between 2000 ($1 billion for all House and Senate candidates) and 2012 ($1.9 billion for all House and Senate candidates); the cost has only slightly dipped in 2014 and 2016 to a “new normal” of $1.7 billion for all House and Senate candidates. The biggest jump in Congressional fundraising dollars was in 2010. Whether this was caused by Citizens United or only coincided with Citizens United is a matter of debate.

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Fundraising by Candidates for Congress 2000-2016

<table>
<thead>
<tr>
<th>All Candidates</th>
<th>2000</th>
<th>2002</th>
<th>2004</th>
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<tbody>
<tr>
<td>House</td>
<td>601,053,650</td>
<td>$658,236,440</td>
<td>$707,200,663</td>
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<tr>
<td>Senate</td>
<td>$482,134,638</td>
<td>$397,288,911</td>
<td>$580,321,542</td>
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<tr>
<td>Total</td>
<td>$1,083,188,288</td>
<td>$1,055,525,351</td>
<td>$1,287,522,205</td>
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<th>All Candidates</th>
<th>2006</th>
<th>2008</th>
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</thead>
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<tr>
<td>House</td>
<td>$878,070,492</td>
<td>$993,126,172</td>
<td>$1,096,535,924</td>
</tr>
<tr>
<td>Senate</td>
<td>$646,141,715</td>
<td>$499,354,330</td>
<td>$824,399,235</td>
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<tr>
<td>Total</td>
<td>$1,524,212,207</td>
<td>$1,492,480,502</td>
<td>$1,920,935,159</td>
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<table>
<thead>
<tr>
<th>All Candidates</th>
<th>2012</th>
<th>2014</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>House</td>
<td>$1,095,278,481</td>
<td>$1,026,176,171</td>
<td>$1,033,545,524</td>
</tr>
<tr>
<td>Senate</td>
<td>$761,201,126</td>
<td>$711,064,232</td>
<td>$667,687,881</td>
</tr>
<tr>
<td>Total</td>
<td>$1,856,479,607</td>
<td>$1,737,240,403</td>
<td>$1,701,233,405</td>
</tr>
</tbody>
</table>

Fundraising by incumbent Members of Congress who were up for reelection showed a similar pattern. In 2000 all Congressional incumbents raised $485 million and in 2016 all Congressional incumbents raised $908 million. Incumbents certainly raised more money after 2010’s *Citizens United*. Again, its exact role in causality is debatable.

Fundraising by Incumbent Members of Congress 2000-2016

<table>
<thead>
<tr>
<th>Members Only</th>
<th>2000</th>
<th>2002</th>
<th>2004</th>
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</thead>
<tbody>
<tr>
<td>House</td>
<td>$356,525,996</td>
<td>$375,442,400</td>
<td>$452,308,551</td>
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<tr>
<td>Senate</td>
<td>$129,469,197</td>
<td>$132,742,417</td>
<td>$170,694,789</td>
</tr>
<tr>
<td>Total</td>
<td>$485,995,193</td>
<td>$508,184,817</td>
<td>$623,003,340</td>
</tr>
</tbody>
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Participating in the fundraising arms race is rational behavior for most candidates because predictably the candidate with the bigger campaign war chest wins the election. This fundraising treadmill leads to deleterious effects including dependence on lobbyists for fundraising assistance and for policy making, as well as an unhealthy reliance on a small oligarchic subset of American political donors.

Without public financing for Congressional candidates, the only way to avoid the time suck of fundraising is to be independently...
wealthy.24 And yet, the Roberts’ Supreme Court seems particularly tone deaf to arguments about preserving the ability of a non-wealthy incumbent elected officials to do his or her official duties under Article I of the Constitution.

This Article will first discuss how the current Supreme Court treats arguments about candidates’ time; then it will explore how Members of Congress conceptualize the burden of fundraising; next, it will look at what data on fundraising reveals about who rises through the ranks in Congress; then it will explain how cognitive scientists predict multi-tasking impacts effectiveness at work; and finally the piece will look at how dialing for dollars often leads lawmakers to rely on wealthy donors and lobbyists to finance their campaigns, who are all too eager to have an impact on future policy choices.

II. THE CURRENT SHORTSIGHTED JURISPRUDENCE ON CANDIDATE TIME

In 1976, in Buckley v. Valeo, the seminal Supreme Court case that has defined the contours of campaign finance law in the United States for 40 years, Justice Byron White offered a prophetic warning in dissent. Justice White worried that by limiting campaign contributions and leaving political expenditures unregulated in the post-Watergate reform legislation known as the Federal Election Campaign Act (“FECA 1974”),25 the Supreme Court had thereby relegated political candidates to an endless treadmill of campaign fundraising.26 Justice White was not a jurist pontificating from idle conjecture when he wrote his admonition in Buckley. Instead, Justice White was drawing on his own lived experience as a fundraiser and campaigner for President John F. Kennedy’s

24 Daniel Weiss, Keeping the Money Coming, CAMPAIGNS & ELECTIONS (May 16, 2011), https://www.campaignsandelections.com/campaign/keeping-money-coming (responding to the question, “[h]ow is the role of candidates themselves changing in fundraising? Do you find that it’s a struggle to get them to devote the amount of face time or phone time with potential donors that is necessary? . . . “Robichaud: At the end of the day, 90 percent of candidates try to avoid having to dial for dollars. They don’t like it; it’s like going to the dentist for them. And so if they want to get out of fundraising, I usually tell them that they have to write a big check to their campaign. That’s the only way they’re going to get out of raising the money.”).  


26 Buckley v. Valeo, 424 U.S. 1, 265 (1976) (White, J. concurring in part and dissenting in part) (“There is nothing objectionable indeed it seems to me a weighty interest in favor of the provision in the attempt to insulate the political expression of federal candidates from the influence inevitably exerted by the endless job of raising increasingly large sums of money. I regret that the Court has returned them all to the treadmill.”); LAWRENCE LESSIG, REPUBLIC, LOST HOW MONEY CORRUPTS CONGRESS—AND A PLAN TO STOP IT 96 (2011) (quoting Josh Rosenkranz) (“it[] was a system that turned ‘decent, honest politicians [into] junkies.’”).
contentious 1960 election. Justice White’s concerns about the burdens of fundraising were shared by President Kennedy, the man he helped elect. After President Kennedy won the White House, he too “bemoaned the ‘great financial burdens’ on campaigns due largely to the costs of television advertising. It meant that candidates’ chances were largely ‘governed by their success as fundraisers.’”

Two score and two years after Buckley, the day-to-day schedules of America’s elected officials are evidence that Justice White’s prediction in Buckley came true. Moreover, elected officials’ day-to-day experiences should be reconsidered by the current Supreme Court as having constitutional significance. The Justices need to, at long last, realize that there is a compelling state interest in protecting incumbent candidates’ time so that they have a chance to govern effectively. The Supreme Court must grapple with the “time drought” that incumbent candidates experience when they lose precious hours in the day that should be devoted to governing, but rather is spent dialing for dollars for their next reelection campaigns.

The last occasion that the U.S. Supreme Court considered the “saving the candidates’ time” rationale for campaign finance reform, the Court rejected it. This is a shame because the Court’s obstinacy on this point prevents the Congress from enacting reforms that might cap the amount political candidates could spend on an election, as well as stymying public financing systems that include triggered matching funds. The Court’s most recent opportunity to hear arguments about

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30 Usha R. Rodrigues, The Price of Corruption, 31 GA. L. J. & POL. (This Journal doesn’t have an exact bluebook citation in the book – flagging for your decision on if to just leave it like this) 45, 81 (2015) (“In the McCutcheon plurality’s view, a heightened responsiveness to donors is a good thing. But the unstated cost of access is its flipside: the diminished voice of non-donors. As Professor Vincent Blasi observes, campaign finance restrictions have created a world that pressures candidates’ time in a manner that leaves little room for general constituent service.”).

31 This Author is not the first to argue there is a compelling governmental interest in protecting the time of candidates. See generally Alexander, supra note 2, at 699.

32 ZEPHIR TEACHOUT, CORRUPTION IN AM. FROM BENJAMIN FRANKLIN’S SNUFF BOX TO CITIZENS UNITED 209 (2014) (“The unlimited spending [after Buckley] led to even more candidate time fund-raising.”).

preserving candidates’ time occurred in a 2006 case called Randall v. Sorrell in which the Justices considered the constitutionality of a Vermont campaign law that mimicked the structure of the original Federal Election Campaign Act Amendments of 1974 (FECA 1974). Vermont’s law had both low contribution limits and expenditure limits (similar to FECA 1974). 34 The Randall case was an attempt by litigants to overturn Buckley v. Valeo from the left. It failed.

The Randall case was up on appeal from the Second Circuit, which had “held that all of the [Vermont] Act’s contribution limits are constitutional. It also held that the Act’s expenditure limits may be constitutional. It found those limits supported by two compelling interests, namely, an interest in preventing corruption or the appearance of corruption and an interest in limiting the amount of time state officials must spend raising campaign funds.” 35 But the Supreme Court in Randall reversed the appeals court, finding both Vermont’s contribution limits unconstitutionally low and its expenditure limits impermissible according to Buckley’s precedent.

In Randall, the Supreme Court also specifically rejected protecting the candidate’s time as a compelling state interest stating: “[Vermont] advance[s] as a ground for distinction a justification for expenditure limitations that, they say, Buckley did not consider, namely, that such limits help to protect candidates from spending too much time raising money rather than devoting that time to campaigning among ordinary voters. We find neither argument persuasive.” 36 In particular, Justice Breyer, writing for the Court in Randall stated:

In our view, it is highly unlikely that fuller consideration of this time protection rationale would have changed Buckley’s result. The Buckley Court was aware of the connection between expenditure limits and a reduction in fundraising time . . . . And, in any event, the connection between high campaign expenditures and increased fundraising demands seems perfectly obvious. 37

Thus, in a few short sentences, the Supreme Court brushed aside concerns about the time candidates—especially incumbents—spend fundraising instead of attending to other aspects of governing, or even other aspects of campaigning like interacting face-to-face with a broad

36 Id. at 243.
37 Id. at 245-46.
economic cross-section of voters. Consequently, because of Randall, the Supreme Court would have to change its approach to recognize that protecting a candidate’s time is a compelling state interest that could justify a new campaign finance law as some federal Circuit Courts have done before. Below, this Article discusses why Supreme Court Justices and other judges throughout America should take the matter of a candidate’s time more seriously. While 2006 is relatively recent, the composition of the Supreme Court has changed. One Justice has died and two Justices have retired. As a result, three new Justices have joined: Justices Kagan, Sotomayor and Gorsuch. Each could offer an entirely new perspective.

III. FEDERAL ELECTED OFFICIALS ARE WATCHING THEIR DAYS TICK AWAY AS THEY FUNDRAISE

As is evident from the position of the Supreme Court in Randall and Buckley, Article III judges can be dismissive of just how time-consuming fundraising has become. One possible reason for this lack of empathy across the co-equal branches of government is that Article III judges never face elections and enjoy lifetime appointments. And it is possible that just like members of the general public, judges may misperceive the scope of the problem. Polling in 2017 revealed that Americans believed the average Members of Congress spent only ten hours a week fundraising—this is a considerable underestimate.

But what do elected Article I office holders think about the fundraising burden? Many legislators are on the record despising the practice and the frustration is bipartisan. For instance, in the Summer of 2016, Democratic Congressman John Sarbanes addressed the Ford Foundation. Congressman Sarbanes lamented about what he called “the

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38 The Supreme Court was not alone in discounting arguments about candidates’ time. See Kruse v. City of Cincinnati, 142 F.3d 907, 916-17 (6th Cir. 1998) (“The need to spend a large amount of time fundraising is a direct outgrowth of the high costs of campaigns. However, because the government cannot constitutionally limit the cost of campaigns, the need to spend time raising money, which admittedly detracts an officeholder from doing her job, cannot serve as a basis for limiting campaign spending.”).

39 Rosenstiel v. Rodriguez, 101 F.3d 1544, 1553 (8th Cir. 1996) (“[T]he State seeks to promote . . . a diminution in the time candidates spend raising campaign contributions, thereby increasing the time available for discussion of the issues and for campaigning. It is well settled that [this] government interest [is] compelling.”); see also Vote Choice, Inc. v. DiStefano, 4 F.3d 26, 39 (1st Cir. 1993).

40 Sarah Kleiner, Democrats Say Citizens United Should Die. Here’s Why That Won’t Happen, TIME (Aug. 31, 2017), http://time.com/49225/democratscitizenunited/ (“According to the Center for Public Integrity-Ipsos poll, 58 percent of respondents believe congressional members spend 10 hours or less a week fundraising. But members, on average, spend 20-to-30 hours per week fundraising, according to research by Issue One.”).

41 Congressman John Sarbanes, Remarks at Scholars Strategy Network: Purchasing
time suck” caused by the magnitude of political fundraising he had to do on a regular basis. In other words, the time Congressman Sarbanes spent raising campaign cash was time he could not meet with a constituent, attend a committee hearing to mark-up legislation, or even cast a vote on the floor of Congress—presumably all the actions his constituents elected him to do. Also, in 2016, Republican Congressman Walter Jones similarly stated in an interview, “[e]verything has gotten out of hand up here. It’s all about raising money.”

A. Pre-Citizens United Fundraising

House Minority Leader Robert Michel once described having to attend at least five fundraisers a night. Now of course, each lawmaker will have his or her own fundraising routine. Some will spend more time fundraising, either because they enjoy the process, or because they feel that they will not be reelected without it. Others, who loathe the practice or are lucky enough to hold a “safe seat,” may do less of it. Without a comprehensive survey across all candidates, no one can know with any certainty that the stories about fundraising that end up in the press are representative or outliers. One reform that would be helpful to voters and researchers alike is requiring members of Congress to report exactly how much time they spend fundraising.

Political spending on federal campaigns has grown since the 1980s. One study found that campaign spending between 1984 and 2012 had grown a jaw dropping 555%. Consequently, the fundraising time

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43 Alexander, supra note 2, at 676 (“The time you spent raising money, and the number of fund-raising events I was obligated to attend or at least stop by—gosh, you’d have five or six a night. It just wears on you.”).

44 MARTIN SCHRAM, SPEAKING FREELY: FORMER MEMBERS OF CONGRESS TALK ABOUT MONEY IN POLITICS 18 (1995) (quoting Sen. Wyche Fowler (D-Georgia): “I’ve had this discussion with my colleagues. They say, ‘Goddammit, I’ve got to go ask these people, and if I ask them, what are they going to ask of me?’ . . . There are exceptions—some [members] who love to raise money, love to schmooze with those that give.”).

45 Brent Ferguson, Congressional Disclosure of Time Spent Fundraising, 23 CORNELL J. OF L. AND PUB. POL’Y 1, 4 (2013) (“The simplest version of such a law . . . is a requirement that legislators disclose the amount of time they spend fundraising . . . . Making the information accessible to the public would increase awareness of the volume of fundraising that occurs, perhaps spurring more calls for change.”).

46 Michael Scherer, Pratheek Rebala, & Chris Wilson, Campaign Inflation Calculator, TIME (Oct. 23, 2014), http://time.com/3534117/the-incredible-rise-in-campaign-spending/ (“Since the mid-1980s, the amount dumped on elections by campaigns and outside groups, as measured by the Federal Election Commission, has grown 555 percent—faster than even the
crunch has been festering for decades. As conservative political scientist Larry Sabato warned two decades ago, the scandalous nature of fundraising has become routinized and normalized through repetition:

[S]candal has become so routine that it no longer seems scandalous. Donations of $1 million or more in obvious protection money from individuals and corporations whose motives are no more noble than [convicted fraudster Charles] Keating’s are no longer news . . . and financiers . . . cynically lard the coffer[s] of both political parties so that they will come out on top no matter who wins at the polls.47

In the mid-1990s, Martin Schram gathered quotes about campaign finance from individuals who recently retired from serving in Congress, both in the House of Representatives and in the Senate. Several Representatives and Senators that spoke to Mr. Schram highlighted the problem of the time-consuming nature of political fundraising for incumbents. For instance, Senator Dennis DeConcini reported, “[t]he worst thing about it is that members have to spend so much time in the pursuit of campaign finances that I think their ability to do really their best as legislators is jeopardized. And I’m a good example . . . [y]ou are constantly out there grazing [for money].”48 Senator Howard Metzenbaum did not mince words about how much he detested fundraising. Senator Metzenbaum reported to Mr. Schram:

If there’s $7.5 million . . . and if you did get $1,000 from every person, it would be 7,500 individuals that you had to talk to convince to send $1,000. Follow up to send thank-yous . . . hours upon hour . . . You’d like to be spending your time on legislation—on the floor of the Senate, in committees, with staff, deciding what other projects you want to be involved in . . . It becomes very time-consuming, very arduous. And a pain in the butt.49

And Congressman Vin Weber noted, in a similar vein to Mr. Schram, “I do think that the amount of time people have to put into raising money is a serious problem in the country . . . There’s no way you can prove its impact on the quality of the Congress’s work . . . But when the members making decisions can’t devote serious quality time to serious decisions, it has to [result in] a lower quality of work.”50 Others like Congressman Mel Levine who ran for a Senate seat were more certain that fundraising had negatively impacted their job performance. As Congressman Levine related, “I did raise a lot of money, particularly in my Senate race, and it just drained my time and ability to do anything alarming increases in the costs of health care and private college tuition.”).

47 Sabato & Simpson, supra note 25, at 24.
48 Schram, supra note 44, at 40 (quoting Sen. Dennis DeConcini (D-Arizona)).
49 Schram, supra note 44, at 43 (quoting Sen. Howard Metzenbaum (D-Ohio)).
50 Schram, supra note 44, at 38 (quoting Rep. Vin Weber (R-Minnesota)).
else. It just crippled my ability to do my job properly in my final term... Congressmen Jim Bacchus agreed that fundraising could get in the way of legislating, arguing “while all of this [fundraising] is going on, you’re not reading pending legislation. And you’re not doing what you were elected to do.”

Having legislative work bend around fundraising was a problem noted by former Senate Majority Leader George Mitchell whose job included setting the Senate’s schedule:

One of the most common reasons [for a request to reschedule a floor vote by a Senator] is that they are either holding or attending a fund-raising event... If I put all the requests together, the Senate would never vote. I once had my staff keep a list of such requests on one day... and had I honored all the requests, there could not have been a vote that day. It covered the period from nine a.m. until midnight.

Thus, if fundraising was allowed to pause all legislative functions, it could debilitate the legislative branch of the government.

The new millennium’s technologies like the Internet did not stop the fundraising treadmill for Members of Congress. The public knows this because lawmakers have testified under oath about the impact of the continued fundraising burdens. For example, in 2001 Congressman Tom Sawyer testified: “[t]his incessant money chase that everybody has referred to, to fund ever more costly campaigns diverts members’ attention from important duties and diminishes public trust. Members of the House today operate in a state of perpetual campaigning.” In 2002, only a year later, Congressman Richard Gephardt testified that:

I have talked with colleagues on both sides of the aisle about

51 SCHRAM, supra note 44, at 42 (quoting Rep. Mel Levine (D-California)).
52 SCHRAM, supra note 44, at 45 (quoting Rep. Jim Bacchus (D-Florida)).
53 SCHRAM, supra note 44, at 37-38 (quoting Senate Majority Leader George Mitchell (D-Maine)).
54 Weiss, supra note 24 (responding to the question, “[a]s fundraisers, what do you see as your major challenges approaching the 2012 campaign cycle?”... Linder:... one of the observations that I’ve had with online fundraising is it is absolutely not a panacea. You still have to have a hot candidate or a hot cause to get people to respond to an e-mail or drive themselves to a website to make a donation. People just don’t go looking for reasons to make political contributions... Fundraising is still turning over rocks—creating that relationship, whether it is by mail, through events, or through personal calls.”).
55 Brandon Lewis, Why Candidates Hate Fundraising, CAMPAIGNS AND ELECTIONS (Oct. 1, 2013), https://www.campaignsandelections.com/campaign-insider/why-candidates-hatefundraising. (“Fundraising is the one area of campaigning that consistently and continually offers a steady stream of rejection, refusal and dismissal from friends, associates and total strangers.”).
this endless chase for more and more money. The creative energies of our best and brightest public servants in both parties are invariably being directed towards keeping up in order to be competitive and raise more and more money to get there. Our focus should be on addressing and solving the problems that confront the American people, not meeting quarterly fund-raising goals. This is the politics of mutually assured destruction . . .

And yet, since Congressman Gephardt’s remarks, fundraising pressures for incumbents have likely worsened because the Supreme Court has loosened restrictions on campaign finance laws since 2006.\textsuperscript{58}

\textbf{B. Post-Citizens United Fundraising}

In addition to the 2006 \textit{Randall} decision highlighted above, one of the key deregulatory decisions from the Roberts Supreme Court was the 2010 \textit{Citizens United v. FEC} ruling.\textsuperscript{59} It was quickly followed with \textit{Bennett} and \textit{McCutcheon}, which further deregulated the rules governing money in politics.\textsuperscript{60} Notably, \textit{Citizens United} is about independent spending and not the direct contributions that is the focus of this Article. However, the impact of post-\textit{Citizens United} independent spending is an increased pressure on candidates to fundraise so that they can get out their own message among the din of newly empowered spenders like Super PACs.\textsuperscript{61} As Lee Drutman explained, “So in the post-\textit{Citizens United} campaign finance environment of unlimited outside spending, not only do members running for reelection have to commit seemingly endless hours in the unpleasant uphill battle of begging rich people for money, but their efforts can instantly be dwarfed by outside spending (from even richer people) that will then shape the contours of the race by running ads

\begin{footnotesize}
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\item[59] \textit{Citizens United}, 558 U.S. at 310. FN 59-61 belong on the previous page.
\item[60] \textit{Bennett}, 546 U.S. at 753; McCutcheon, 134 S. Ct. at 1462.
\item[61] Lee Drutman, \textit{The Political 1% of the 1% in 2012}, SUNLIGHT FOUNDATION (June 24, 2013), https://sunlightfoundation.com/2013/06/24/1pct_of_the_1pct/ (“In the first presidential election cycle since the Supreme Court’s decision in \textit{Citizens United v. FEC}, candidates got more money from a smaller percentage of the population than any year for which we have data, a new analysis of 2012 campaign finance giving by the Sunlight Foundation shows. These donors contributed 28.1 percent of all individual contributions in the 2012 cycle, a record high.”).
\end{itemize}
\end{footnotesize}
‘independent’ of the candidates.62

The cost of elections has increased markedly between 2006 when Randall was decided and 2016. According to the Center for Responsive Politics, in 2006, the total cost of Congressional races was $2,852,658,140, but this cost shot up to $4,057,519,568 in 2016 with new Super PAC spending included.63 In 2006, the typical winner in a House seat spent $1.2 million.64 And in 2016, the typical winner in a House seat spent $1.5 million.65 So how dire is the “time suck” problem since Citizens United66 That difference may not seem large, but recall that the additional $300,000 must be raised within the hard money limits of $2,100 to $2,700 per donor (depending on the year). Not surprisingly, many political donors have reported amplified pressure to contribute over this time frame.67 Yet one limited survey in 2013 of twenty-five members of the House found that these members spent less than twenty percent of their time fundraising, or roughly a single day a week.68 But again, this

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66 JANE MAYER, DARK MONEY: THE HIDDEN HISTORY OF THE BILLIONAIREs BEHIND THE RISE OF THE RADICAL RIGHT 313-14 (2016) (“... the 2012 election was a tipping point of sorts. Not only was it by far the most expensive election in the country’s history; it was also the first time since the advent of modern campaign-finance laws when outside spending groups, including super PACs and tax-exempt nonprofit groups, flush with unlimited contributions from the country’s richest donors, spent more than $1 billion to influence federal elections. And when the spending on attack ads run by nonprofits was factored in, outside spending groups might well have outspent the campaigns and the political parties for the first time.”).
67 Monica Youn, The Fair Elections Now Act: A Comprehensive Response to Citizens United, BRENNAN CENT. FOR JUST. (Apr. 12, 2011), https://www.brennancenter.org/analysis/fair-elections-now-act-comprehensive-response-citizens-united. (“According to an October 2010 poll by the Committee for Economic Development, 48% of business leaders state that the level of pressure placed on them to make political contributions has increased since 2008, with 28% saying it has ‘increased a lot.’”).
68 Life in Congress: The Member Perspective, CONG. MGMT. FOUND. & SOC’Y FOR HUMAN RESOURCE MGMT. 19 (2013), http://www.congressfoundation.org/storage/documents/CMF_Pubs/life-in-congress-the-member-perspective .pdf (“The finding that may surprise some observers is that Members are spending less than 20% of their time in an average week on political and campaign activities (which includes fundraising and attending campaign events in Washington, D.C., and in the district.”); but see David Hawkings, Dialing for Dollars: The Other Money Matter on Their Minds This Week, ROLL CALL (Mar. 18, 2013), http://www.rollcall.com/news/hawkings/dialing-for-dollars-the-other-money-matter-on-the-hills-mind-this-week#storyhash.bKuyZV.dpdf (commenting on the Life in Congress report: “[When fundraising time was] [c]ombined with the hours devoted to media relations, the
sample may not be representative of the average Member of Congress. By contrast, The Boston Globe in a 2013 article about freshman Members of Congress reported: “‘It may not be exactly like the Bataan Death March, but there are some similarities,’ said one freshman representative who did not want to speak on the record for fear it would harm his campaign.”

Again, there is not a comprehensive survey that would provide a definitive answer regarding how much the average Members of Congress spends on fundraising, but we do have limited evidence from the press. Recent press reports of leaked fundraising memos and power points have revived the issue of just how much time is spent by federal candidates on fundraising.

If technologies, such as emailed campaign solicitations, were supposed to solve the problem of the candidate fundraising burden, they have not. President Barack Obama’s experience shows that emailed solicitations are made in addition to, not instead of, other methods of appeals. On top of the prodigious number of emails from the Obama campaign soliciting funds from potential donors, during his reelection campaign in 2012 President Obama attended over 200 fundraisers. One political reporter did the math and found that during the 2012 election President Obama was at a fundraiser once every sixty hours during the numbers grew to 26 percent of time spent on self-promotion when in Washington and 32 percent allocated that way in their districts.”

69 Tracy Jan, For Freshman in Congress, Focus is on Raising Money, BOSTON GLOBE (May 12, 2013), https://www.bostonglobe.com/news/politics/2013/05/11/freshman-lawmakers-introduce-permanent-hunt-for-campaign-money/YQMMMosqCNxGKh2h0t0OF9H/story.html; see also Life in Congress: The Member Perspective, CONG. MGMT. FOUND. & SOC’Y FOR HUMAN RESOURCE MGMT. 19 (2013) (quoting Rep. Tim Walz (D-MN)) (“Unfortunately in the era of Citizens United fund-raising is a part of life, but the needs of your district and advocating for constituents always come first.”).


campaign. In his book, *The Rise of the President’s Permanent Campaign*, author Brendan J. Doherty found this number was more than President Obama’s five predecessors combined. President Obama complained about fundraising in his final State of the Union Address in 2016, noting wryly: “We have to reduce the influence of money in our politics, so that a handful of families or hidden interests can’t bankroll our elections. And if our existing approach to campaign finance reform can’t pass muster in the courts, we need to work together to find a real solution—because it’s a problem. And most of you don’t like raising money. I know; I’ve done it.”

Current Members of Congress are not spared the rigors of fundraising that President Obama experienced as an incumbent. If anything, Members of the House experience it on a more regular basis because they seek reelection every two years, compared to the four-year presidential cycle. House Members are stuck in the “permanent campaign” too. Additionally, the ability to fundraise has a significant correlation with advancement into Congressional leadership. The *New York Times* noted in an op-ed about the experiences of Congressman Steve Israel:

“It’s horrific,” Representative Steve Israel of New York admitted this week in announcing his retirement after eight terms. “I don’t think I can spend another day in another call room making another call begging for money,” he said. He estimated he has spent 4,200 hours in call rooms, plus 1,600 more at fund-raising dinners, raising $20 million in donations.

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73 *Id.; see also Mayer, supra* note 66, at 322 (“[Obama’s 2012] campaign began encouraging supporters to give to the pro-Obama super PAC, Priorities USA . . . . Obama admitted that he suffered ‘from the same original sin of all politicians, which is: We’ve got to raise money.’”).
76 Emily C. Singer, *What If We Didn’t...Have Endless Political Campaigns?*, Mic (Apr. 10, 2018), https://mic.com/articles/188447/what-if-we-didnt-have-endless-political-campaigns#.Ch1ZLoPHm (quoting former Rep. Israel) (“But now you’re in a permanent campaign, and you go to Congress and you get nothing done. That’s what’s motivating so many retirements [from Congress].”).
77 LESSIG, supra note 26, at 94 (“[N]ow, in both parties, leaders were chosen at least in part on their ability to raise campaign cash. Leading fund-raisers became the new leaders. Fund-raising became the new game.”).
Congressman Israel also told 60 Minutes: “[a]nd that’s the way it went until 2010, when Citizens United was enacted. At that point, everything changed. And I had to increase that to two, three, sometimes four hours a day, depending on what was happening in the schedule.”

The reaction from some 60 Minutes viewers to this episode was decidedly negative.

Senators cannot avoid the rigors of constant fundraising even though they serve six-year terms. Indeed, a leaked 2014 midterm election memo to a U.S. Senate candidate raised eyebrows when it suggested that the candidate should spend 80% of her time fundraising. Although the Senate candidate was running for an open seat and had no existing constituency obligations at the time, it is staggering to conceive that eighty percent of the candidate’s time should go to fundraising instead of meeting voters, holding public events, debating or formulating policy positions. Also troubling was a claim by former Senate Majority Leader Tom Daschle in 2014 that Senators spend “two-thirds” of their time on fundraising in the last two years of their terms. And as sitting Senator Chris Murphy explained to Reuters: “It’s important for us to expose the ugliness of political fundraising, because people are not going to care about this issue if we continue to pretend like it isn’t a big part of our
lives]."\textsuperscript{84}

But perhaps equally troubling was a leaked memo from 2013 to freshman House Democrats that suggested they spend between 40% and 50% of their time on fundraising.\textsuperscript{85} This practice also appears to be happening on the other side of the aisle, as well. As then-freshman Republican Congressman David Jolly noted after he won a special election, the first order of business was not working on legislation, but rather it was fundraising for the next election: "[w]e sat behind closed doors at one of the party headquarter back rooms in front of a white board where the equation was drawn out. You have six months until the election. Break that down to having to raise $2 million in the next six months. And your job, new member of Congress, is to raise $18,000 a day."\textsuperscript{86}

Congressman Jolly also noted that the work schedules for Members of Congress have bowed around fundraising: "You never see a committee working through lunch because those are your fundraising times. And then in between afternoon votes and evening votes, that is when you can see Democrats walking down this street, Republicans walking down that street to spend time on the phone making calls."\textsuperscript{87}

Congressman Rick Nolan worried in 2016 that the rigors of


\textsuperscript{85} Ryan Grim & Sabrina Siddiqui, Call Time For Congress Shows How Fundraising Dominates Bleak Work Life, HUFF. POST (Dec. 6, 2017), http://www.huffingtonpost.com/2013/01/08/call-time-congressional-fundraising-n2427291.html (“A PowerPoint presentation to incoming freshmen by the Democratic Congressional Campaign Committee, obtained by The Huffington Post, lays out the dreary existence awaiting these new back-benchers. The daily schedule prescribed by the Democratic leadership contemplates a nine or 10-hour day while in Washington. Of that, four hours are to be spent in ‘call time’ and another hour is blocked off for ‘strategic outreach,’ which includes fundraisers and press work.”); LEE DRUTMAN, THE BUS. OF AM. IS LOBBYING, HOW CORP. BECAME POLITICIZED AND POL. BECAME MORE CORPORATE 236 (2015) (“Members of Congress spend far too much time fundraising. As the costs of campaigns continue to rise, members of Congress spend more and more hours a day in ‘call time.’ Increasingly, the main qualification for the job is having a unique personality trait that allows one to withstand several hours a day of begging rich people for money.”).

\textsuperscript{86} O’Donnell, supra note 19 (quoting Rep. David Jolly). For a similar experience from another Florida Congressman, see SCHRAM, supra note 44, at 44 (quoting Rep. Jim Bacchus (D-Florida)) (“Someone like me, in a very marginal seat, begins thinking about reelection a day or so after he is sworn in for a new term—if he wants to get reelected.”).

\textsuperscript{87} O’Donnell, supra note 19 (quoting Rep. David Jolly); see also Rep. Gephardt expressing similar concerns in 2002; see also Hearing on Campaign Finance Reform Before the H. Committee on House Administration, 107th Cong. 4 (May 1, 2002) (statement of Richard Gephardt, U.S. Congressman, Missouri: “Let us decide today that this next election will be conducted differently than in the past; that the focus will be on debating the issues rather than on fundraising schedules.”) (emphasis added).
fundraising were getting out of control with freshman Members of Congress who had been encouraged to spend half their time on fundraising and that it could discourage new candidates from trying their hand at politics stating, “both parties have told newly elected members of the Congress that they should spend 30 hours a week in the Republican and Democratic call centers across the street from the Congress, dialing for dollars.”

Congressman Nolan continued, comparing Congressional call time to professional telemarketing, “30 hours a week, that’s a lot of telemarketing. Probably more than most telemarketers do.” And Members of Congress that represent districts on the West Coast must juggle call time with travel time. One reported to the L.A. Times that she takes red-eye flights from California to be in DC to arrive in time for call time.

Or as former Governor of Minnesota Arne Carlson and former Member of Congress from Minnesota Gerald Sikorski summed up the impact of excessive fundraising: “The ability for Congress—and our country—to lead on the world stage is now at stake because we have a part-time Congress in a full-time world.”

IV. WHAT DOES THE DATA ABOUT FUNDRAISERS REVEAL?

As discussed above, there are numerous anecdotes, typically from retiring Members of Congress complaining about the fundraising burden

89 O’Donnell, supra note 19 (quoting Rep. Rick Nolan); see also Daniel Hensel, Rep. Joe Schwarz speaks on congressional fundraising, ISSUE ONE (July 27, 2016), https://www.issueone.org/rep-joe-schwarz-speaks-congressional-fundraising/ (“Rep. Joe Schwarz, a former Congressman from Michigan, recently [said in an interview]: ‘There’s a lot of pressure on especially junior members of Congress . . . to raise money and they’re told by . . . leadership you’re expected to spend a certain amount of time—and really a ridiculously large amount of time—while in Washington at party headquarters, sometimes actually cold-calling people for money. It’s been done that way for years.’”); see also Brandon Lewis, Why Candidates Hate Fundraising, CAMPAIGNS AND ELECTIONS (Oct. 1 2013), https://www.campaignsandelections.com/campaign-insider/why-candidates-hate-fundraising (discussing why it’s demeaning and unfulfilling) (“Did little Johnny Candidate ever say, ‘I’d like to be a telemarketer or a panhandler when I grow up?’ Of course not. However, that is largely what a candidate is vocationally reduced to for months on end despite having developed marketable, specialized skills in his or her career. Fundraising can be tedious, boring and repetitious. It’s a creative, right-brainer’s nightmare.”).
90 Sarah D. Wire, This Is What It’s Like To Be A Cross-Country Flight Away From Your Constituents — And Your Family, L.A. TIMES (Apr. 30, 2018), http://www.latimes.com/politics/la-pol-ca-congress-california-fly-home-20180430-story.html (“‘If you’re on a flight on Monday morning, you lose a whole day. I sleep for a few hours, I can start call time around noon, and I at least get maybe four hours of call time in before I have to start my legislative day.’ [Rep. Nanette] Barragan said.”).
as they leave the political arena. Besides dialing for dollars, lawmakers seeking reelection also need to attend in-person fundraisers. As Thomas E. Mann and Norman J. Ornstein explain, “[p]arty leaders are prolific fund-raisers, as are aspiring leaders . . . [b]ecoming a committee chair can depend more on one’s fund-raising prowess than one’s legislative or policy skills or knowledge.”

According to Political Party Time, a nonprofit project of the Sunlight Foundation that tracks federal political fundraisers, in the year 2016 there were 1,320 fundraisers, or more than three a day. Of those, 658 were for the Presidential election, and the remainder was for Congressional elections.

Can political scientists discern anything about the impact of in-person fundraisers in the available data? Yes indeed. And it does not bode well. Dr. Eleanor Neff Powell studied the Political Party Time data and compared it to votes in Congress. Dr. Powell’s conclusion is that “Members’ fundraising for their congressional colleagues impacts both their formal power within the chamber by affecting their rise to both party and committee leadership positions and their informal power within the chamber by increasing their ability to garner the votes of other congressmen to pass their legislative priorities.”

Dr. Powell also noted the magnitude of the fundraising goals that political parties have set for their members of Congress. Dr. Powell reported that even pre-Citizens United:

[In the 2008 election cycle, rank and file Democratic members were required to contribute $125,000 directly from either their personal congressional campaign committee or leadership PAC to the Democratic Congressional Campaign Committee (DCCC) as membership dues. Speaker Pelosi, for example, is expected to directly contribute $800,000 to the DCCC and to raise an additional $25,000,000, for a total of $25.8 million.

Thus, a large part of advancing into Congressional leadership is dependent on fundraising. As Former Congressman Tim Roemer put it
bluntly, “Members are now additionally ‘required’ to raise money for ‘the party’ and contribute to pools of funds at the Democratic Congressional Campaign Committee (“DCCC”) and the National Republican Campaign Committee (“NRCC”). As a member rises in seniority to committee chair or ranking member, their fundraising responsibilities multiply significantly.”98 In other words, Congress is not a meritocracy where the brightest lawmakers rise to the top. Rather, it is more akin to a boiler room sales operation where the biggest seller receives a set of steak knives and a promotion. As former Congressman Zach Wamp explained, “[i]n Congress, . . . [i]f you can raise the most money, you advance.”99 Accordingly, the voting public should worry about the impact of fundraising not just because of the “time suck” problem, but also because it has an impact on who wields power within the House, which in turn determines what legislation moves forward.100

V. NO ONE CAN MULTI-TASK INCLUDING ELECTED OFFICIALS

Another reason why fundraising by lawmakers is troubling stems from cognitive science. Because fundraising is not allowed on the grounds of the Capitol, including the buildings where members of the House and Senate keep their offices, members of Congress have to walk to nearby office buildings to engage in fundraising activity.101 The argument could be made that these lawmakers might bring their legislative work with them, so as to do legislating and fundraising at the same time. However, this type of multitasking is almost impossible according to new research by psychologists.102

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100 This phenomenon was noted decades earlier. See JEFFREY H. BIRNBAUM, SHOWDOWN AT GUCCI GULCH, LAWMAKERS, LOBBYISTS, AND THE UNLIKELY TRIUMPH OF TAX REFORM 180 (1988) (“Even politicians with secure seats sought contributions. The more they gave away, the more powerful they could become in Congress.”).


While humans tend to overestimate their cognitive abilities and wrongly believe they possess the ability to multi-task, cognitive scientists have shown this is not so. Most human beings actually cannot multi-task at all. As Dr. Paul Atchley, Associate Professor of Cognitive Psychology at the University of Kansas wrote in the Harvard Business Review, “[b]ased on over a half-century of cognitive science and more recent studies on multitasking, we know that multitaskers do less and miss information.”

Indeed, the idea of multitasking comes from computing, and like computers, the human mind has its limits. Professors of Psychology Daniela M. Kirchberg, Robert A. Roe, and Wendelien Van Eerde have found:

[T]here are limits to what can be done within a certain period. This is even so in the domain of computing from which the concept ‘multitasking’ originated. If there are too many simultaneous processes, programs may jam due to limited storage and the computer may crash. Humans have limited capacities as well and cannot process too many tasks simultaneously (Wickens & McCarley, 2008). As the human brain struggles to process multiple tasks in parallel, there are negative effects on work results as well as on well-being.

Simply put, there is a limit to humans’ attention and ability to process information. An additional study on multitasking stated, attention limits the ‘sea’ of sensory input, enabling individuals to select out and focus on high-priority stimuli, rather than becoming overloaded by the onslaught of the daily

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103 Derek Thompson, *If Multitasking is Impossible, Why Are Some People So Good at It?*, *The Atlantic* (Nov. 17, 2011), https://www.theatlantic.com/business/archive/2011/11/if-multitasking-is-impossible-why-are-some-people-so-good-at-it/248648/ (quoting Eyal Ophir, researcher with the Stanford Multitasking study, who said that “[h]umans don’t really multitask, we task-switch. We just switch very quickly between tasks, and it feels like we’re multitasking.”).

104 Travis Bradberry, *Multitasking Damages Your Brain and Career, New Studies Suggest*, *Forbes* (Oct. 8, 2014), https://www.forbes.com/sites/travisbradberry/2014/10/08/multitasking-damages-your-brain-and-career-new-studies-suggest/#2f64375e56ee (citing a study at Stanford showing that “multitaskers” who think they are good at multitasking and do it often are actually worse at multitasking than those who focus on one task at a time. The multitaskers were slower at switching tasks because they could not filter out irrelevant information or organize their thoughts).


stimulation. Because people possess a limited amount of attentional resources, it is difficult to attend to multiple stimuli in the environment at once.

Even common actions that most people do simultaneously are, in actuality, abject failures under closer scrutiny. For example, driving while talking on the phone is not something that most drivers can actually do safely.

[Dr. David] Strayer . . . and his colleagues had demonstrated that drivers using cell phones—even hands-free devices—were at just as high a risk of accidents as intoxicated ones. Reaction time slowed, attention decreased to the point where they’d miss more than half the things they’d otherwise see—a billboard or a child by the road, it mattered not.

This inability to multitask has even been found among police officers, who struggle with driving while also processing auditory information. As researchers found, “[one] police officer missed incoming radio messages because he preferred to prioritize the driving task while the other police officer committed traffic violations as a result of paying more attention to the radio messages.”

And for those who argue that lawmakers can immediately start work legislating once they return to Capitol Hill from call time off campus, there is more bad news. Cognitive scientists also find that when switching between disparate tasks, time is lost when the thinker returns to the primary task. As Professor Atchley explained, “[i]t takes time

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108 Tova Miller, Sufen Chen, Wei Wei Lee, & Elyse S. Sussman, Multitasking: Effects of Processing Multiple Auditory Feature Patterns, 52 PSYCHOPHYSIOLOGY 1140 (Sept. 2015) (introducing the study and discussing the theories regarding multitasking).

109 Lohr, supra note 107 (“‘Multitasking is going to slow you down, increasing the chances of mistakes,’ said David Mayer, a cognitive scientist and director of the Brain, Cognition and Action Laboratory at the University of Michigan.”).


111 Reinier J. Jansen, Rene van Egmond, & Huib de Ridder, Task Prioritization in Dual-Tasking: Instructions Versus Preferences, 11 PLOS ONE 1, 2 (July 8, 2016); but see Harold Pashler, Sean H. K. Kang, & Renita Y. Ip, Does Multitasking Impair Studying? Depends on Timing, 27 APPLIED COGNITIVE PSYCHOL. 593, 597 (Mar. 18, 2013) (discussing the results generally and “Multitasking produced a marked and substantial reduction in information acquired from educational materials when the materials were presented in spoken form and played without waiting for the learner. On the other hand, when the learner read the materials at his or her own pace, there was no sizable or significant reduction in information acquired.”).

112 Christine Rosen, The Myth of Multitasking, THE NEW ATLANTIS: A J. OF TECH. & SOC. (Spring 2008), (http://www.thenewatlantis.com/publications/the-myth-o-multitasking) (“One study by researchers at the University of California at Irvine monitored interruptions among office workers; they found that workers took an average of twenty-five minutes to recover from interruptions such as phone calls or answering e-mail and return to their original task.”).

113 Lohr, supra note 107 (“In a recent study, a group of Microsoft workers took, on average, 15 minutes to return to serious mental tasks, like writing reports or computer code, after responding to incoming e-mail or instant messages. They strayed off to reply to other
(an average of 15 minutes) to re-orient to a primary task after a distraction. Efficiency can drop by as much as 40%. Long-term memory suffers and creativity—a skill associated with keeping in mind multiple, less common, associations—is reduced."

Moreover, getting interrupted from a primary task during work can intensify the problem of a time famine for the worker. The work of Quintus R. Jett and Jennifer M. George has found that time pressure is likely to lead to stress, noting “[a]dditional negative effects related to time pressure may include heightened feelings of stress and anxiety, as the person being interrupted recognizes that less time is available and that he or she may be falling short in reaching task milestones.” Other researchers have similarly shown that “[n]otwithstanding the commonly assumed positive effects associated with multitasking, our study shows that multitasking goes together with lower self-rated performance and with lower affective well-being, particularly when the preference for multitasking is low.” If the average person cannot do two tasks at the same time, expecting someone to legislate and talk on the phone at the same time seems a tall—if not impossible—order.

VI. WHAT HAPPENS WHEN INCUMBENT CANDIDATES RUN OUT OF TIME: POLICY AND FUNDRAISING GET OUTSOURCED

Where do elected officials turn to help with soliciting campaign money once they run out of time? It is not the great body of the people of the United States that James Madison referred to in Federalist No.

messages or browse news, sports or entertainment Web sites.”).

114 Atchley, supra note 105.

115 Kirchberg, supra note 106, at 133 (concluding the results: “The high demands on ... cognitive resources needed to multitask on a daily basis may lead to burnout symptoms, reduced job satisfaction, and lowered commitment, and this may result in worsened performance.”).


117 Kirchberg, supra note 106, at 129-30; see also Brandon Ralph, David Thomson, James Cheyne, & Daniel Smilek, Media Multitasking and Failures of Attention in Everyday Life, 78 PSYCHOL. RES. 661, 667 (Sept., 2014) (“media multitasking might atrophy endogenous attentional control, which ultimately leads to a subjective increase in attention related errors in everyday life.”).
Often the answer is lobbyists. Given the size of the administrative state, there is a lot to lobby about. As Thomas E. Mann and Norman J. Ornstein describe:

[i]n a city [D.C.] where much of the business is about divvying up over $3 trillion in federal spending and carving out tax breaks from over $2 trillion in revenues, the money spent on influencing those decisions has mushroomed, and the money that lobbyists and their associates make has become almost mind-boggling.

Lobbyists are both potential sources of campaign checks as well as potential bundlers of donations from others, including their lobbying clients. Furthermore, many lobbyists organize in-person fundraisers on behalf of Members of Congress.

Regarding the campaign finance system, Leon Panetta (who would later serve as the Director of the Central Intelligence Agency and Secretary of Defense under President Obama) stated:

[legalized bribery has become part of the culture of how this place [D.C.] operates. Today’s members of the House and Senate rarely legislate; they basically follow the money . . . . They’re spending more and more time dialing for dollars . . . . The only place they have to turn is to the lobbyists. Members have a whole list of names in their pockets at all times, and they just keep dialing. It has become an addiction that they can’t break.

118 Laurence H. Tribe, Dividing Citizens United: The Case v. The Controversy, 30(2) CONST. COMMENT. 463, 479 (Summer 2015) (quoting James Madison’s Federalist 57. “Who are to be the electors of the federal representatives? Not the rich, more than the poor; not the learned, more than the ignorant; not the haughty heirs of distinguished names, more than the humble sons of obscure and unpropitious fortune. The electors are to be the great body of the people of the United States.”).

119 LESSIG, supra note 26, at 113 (“As one lobbyist put it expressly, ‘I spend a huge among of my time fundraising . . . A huge amount.’ That behavior has been confirmed to me by countless others, not so eager to be on the record.”).

120 WILLIAM GREEFER, WHO WILL TELL THE PEOPLE THE BETRAYAL OF AMERICAN DEMOCRACY 107 (1993) (“The explosion of modern regulation, more than anything else, is what brought the money to Washington and transformed the capital from a sleepy small town to a glamorous power center. During the 1930s, Roosevelt’s New Deal created 42 major regulatory agencies and programs. Most of these involved economic regulation of specific sectors (airlines, broadcasting, oil and agricultural production and others), arrangements usually created in cooperation with the affected industries. During the 1960s, 53 regulatory programs were enacted, as consumer issues and environmental protection gained political momentum. From 1970 to 1980, 130 major regulatory laws were enacted. That is what brought the Fortune 500 to Washington, along with the tens of thousands of lawyers.”).

121 MANN & ORNSTEIN, supra note 3, at 68.

122 ROBERT G. KAISER, SO DAMN MUCH MONEY THE TRIUMPH OF LOBBYING AND THE CORROSION OF AMERICAN GOVERNMENT 292 (2009) (“Employees of the [Cassidy] firm were never instructed to make specific contributions but they knew that they were expected to pony up. ‘It was clearly understood that we were to give about half our annual bonus to politicians,’ Smith recalled.”).

123 Id. at 19 (quoting Leon Panetta).
Or as Jeffrey H. Birnbaum explained colorfully in his book on lobbying: “Washington was a virtual money machine, and lobbyists provided much of the fuel. It was if there were a nightly sale, and the members of Congress were the merchandise.”

Fundraising has become an exhausting endeavor for both lawmakers and lobbyists. Lee Drutman reported a lobbyist complaining that, “on any given day I’ll get 25 faxed invitations to Washington-based fundraisers.”

John B. Judis noted in his book that “Thomas Boggs, one of Washington’s most successful lobbyists, became know for hosting events for as many as 125 politicians during each election season.”

Robert G. Kaiser reported in his book on money in politics, [t]he people who worked for [the lobbyist firm] Cassidy understood that giving [political donations] was part of their job . . . Geoff Gonnella, who worked at the firm from 1992 to 2002, said, ‘Cassidy realized that the way to get things done . . . was to be a huge financial resource for members of Congress.’

The fundraising expectations for lobbyists has only increased thanks to a 2014 Supreme Court case called McCutcheon which invalidated the long-standing two-year aggregate limit on individual donations in the Federal Election Campaign Act of 1971 (“FECA 1971”) as amended by the Bipartisan Campaign Reform Act of 2002 (“BCRA”). A lobbyist told the press after McCutcheon, “I’m horrified, planning to de-list my phone number and destroy my email address . . . What I was really hoping for is a ban on lobbyists making contributions entirely.”

Many lobbyists are also lawyers. And the American Bar

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124 Birnbaum, supra note 100, at 179.
125 Lee Drutman, The Bus. of Am. is Lobbying, How Corp. Became Politicized and Politics Became More Corporate 95 (2015); see also Jeffrey H. Birnbaum, Showdown at Gucci Gulch, Lawmakers, Lobbyists, and the Unlikely Triumph of Tax Reform xii (1988) (Introduction by Albert Hunt) (“Most politicians spend enormous time raising these [campaign] funds; rarely does a night go by in Washington without a political fundraiser populated chiefly by special interests.”).
127 Kaiser, supra note 122, at 292; see also Schram, supra note 44, at 98 (quoting Rep. Tim Penny (D-Minnesota)) (“Look at Cassidy and Associates if you want a classic example of how it works in small ways. This is a lobbying firm that also goes out of its way to also help raise money, hold fund-raisers for individuals [in Congress]. Not so much their own money, but they help corral other contributions.”).
Association ("ABA") has taken notice of how these lobbyist lawyers have been interacting in our political system. The ABA’s Task Force on Federal Lobbying Laws reported with some dismay:

[T]he multiplier effect of a lobbyists’ participation in fundraising for a member’s campaign (or the member’s leadership PAC) can be quite substantial, and the Task Force believes that this activity should be substantially curtailed. . . . [A] self-reinforcing cycle of mutual financial dependency has become a deeply troubling source of corruption in our government.\footnote{Lessig, supra note 26, at 119 (quoting ABA report from the Task Force on Federal Lobbying Laws).}

But the reason lobbyists are frequently donors to Members is summed up by an admission of current OMB Director Mick Mulvaney, who was a Member of Congress for six years. As reported in the press Mr. Mulvaney stated:

We had a hierarchy in my office, in Congress. If you were a lobbyist who never gave us money, I didn’t talk to you,” Mulvaney said, according to a transcript of his speech to the American Bankers Association provided by the CFPB. “If you were a lobbyist who gave us money, I might talk to you. If you came from back home and sat in my lobby, I talk to you without exception, regardless of the financial contributions,” he continued.\footnote{Kate Ackley, Mulvaney Backlash May Drive Political Money Changes, ROLL CALL (Apr. 26, 2018), https://www.rollcall.com/news/policy/mulvaney-backlash-political-money; see also Meredith McGehee, Time for Washington to end the tradition of ‘pay to play’ politics, THE HILL (Apr. 27, 2018, 12:00 PM), http://thehill.com/opinion/finance/385193-time-for-washington-to-end-the-tradition-of-pay-to-play-politics.}

In other words, as a Congressman, Mr. Mulvaney and his staff barred access for lobbyists who were not political donors to his campaigns.\footnote{Caitlin Byrd, Former South Carolina GOP congressman Mick Mulvaney admits his access was tied to donors, CHARLESTON POST & COURIER (Apr. 25, 2018), https://www.postandcourier.com/politics/former-south-carolina-gop-congressman-mick-mulvaney-admits-his-access/article_0e335b3e-4893-11e8-87f2-a3212f3144d1.html (“It sounds like Mick is swimming in the swamp more than draining the swamp, and it’s a problem,’ said Bob Inglis, another former South Carolina congressman.”).}

If they are not turning to lobbyists who have business pending before the government, federal candidates will raise political funds from wealthy donors.\footnote{Tribe, supra note 118, at 481 (“[W]e are] in the era of what many have called a ‘great divergence[]’ . . . over the past four decades America has witnessed ever-growing (and too often racially skewed) gaps between rich and poor: in income, wealth, health, educational outcomes, and even in family stability. As the lived experiences of the wealthy and the poor diverge, it becomes increasingly significant that the political system is more responsive—and widely understood to be more responsive—to the preferences of one group than to those of the other.”); see also Sarah C. Haan, The CEO and the Hydraulics of Campaign Finance Deregulation, 109 NORTHWESTERN U. L. W. 269, 272 (2015) (“Ordinary Americans believe
an avid fundraiser in her second attempt to run for president. Prior to the 2016 presidential election, in August, “Mrs. Clinton raked in roughly $50 million at 22 fund-raising events, averaging around $150,000 an hour, according to a New York Times tally . . . she fielded hundreds of questions from the ultrarich in places like the Hamptons, Martha’s Vineyard, Beverly Hills and Silicon Valley.”\(^{134}\) In contrast to President Obama, who had a day job at the time he was campaigning—being President—Secretary Clinton did not have a government job while campaigning, and thus her dedication to fundraising did not take away from governing responsibilities. Secretary Clinton was seemingly, day after day, surrounded by some of the wealthiest Americans at fundraisers and events. Members of Congress frequently take a similar approach. As Nick Penniman and Wendell Potter described, “[t]he hard money chase marinates our elected representatives in the mind-sets of the wealthy and special interests—and takes them away from doing the job we voters pay them to do.”\(^{135}\)

What do the biggest donors get in return for the campaign contributions and expenditures? This is a matter of great debate and dispute.\(^{136}\) Martin Gilens argues, based on his empirical studies, “[t]he American government does respond to the public’s preferences, but that responsiveness is strongly tilted toward the most affluent citizens. Indeed, under most circumstances, the preferences of the vast majority of Americans appear to have essentially no impact on which policies the
government does or doesn’t adopt.”\(^{137}\) Perhaps this is why the American public holds Congress in such low esteem.\(^{138}\)

The biggest donors are unquestionably shaping the legislative agenda, especially if they have been reliable sources of funding over the decades.\(^{139}\) Big donors, those who can and do give hundreds of thousands of dollars far outstrip the smaller donors at the $1,000 or less mark.\(^{140}\) For instance, in “Dark Money,” author Jane Mayer describes how the Koch Brothers, long-term mega-donors, has influenced and shaped Congressional agendas. As Mayer puts it, “the Kochs had fulfilled Charles’s 1981 ambition not just to support elected politicians, whom he regarded as mere ‘actors playing out a script,’ but to ‘supply the themes and words for the scripts.’”\(^{141}\) Mayer went on, “[b]y 2015, their [the Koch Brothers’] antigovernment lead was followed by much of Congress. Addressing global warming was out of the question. Although economic inequality had reached record levels, raising taxes on the runaway rich and closing special loopholes that advantages only them were also nonstarters.”\(^{142}\) Professor Jacob Hacker reported similar successes by the Kochs:

> Indeed, for most organized interests, spending on elections is just the training season; the real games begin once elected officials start governing. David Koch put it bluntly: ‘Our main interest is not participating in campaigns . . . . Our main interest is in policy.’ This from a man who, combined with his brother and the political network he leads, spent more in the 2012 election cycle than the entire campaign of John


\(^{138}\) Domenico Montanaro, Here’s Just How Little Confidence Americans Have In Political Institutions, NPR (Jan. 17, 2018, 5:00 AM ET) https://www.npr.org/2018/01/17/578422668/heres-just-how-little-confidence-americans-have-in-political-institutions (“The American public has the least confidence in Congress, the body tasked with making laws that can affect every person in the country. Just 8 percent of people have a great deal of confidence in the institution.”).


\(^{140}\) BLAIR BOWIE & ADAM LIOZ, PIRG AND DEMOS, DISTORTED DEMOCRACY: POST-ELECTION SPENDING ANALYSIS 1 (2012), http://uspirg.org/sites/pirg/files/reports/post%20election%20megaphones%20FINAL.pdf (“[J]ust 61 large donors to Super PACs giving an average of $4.7 million each matched the $285.2 million in grassroots contributions from more than 1,425,500 small donors to the major party presidential candidates.”).

\(^{141}\) MAYER, supra note 66, at 374.

\(^{142}\) MAYER, supra note 66, at 374; see also Jacob S. Hacker & Nathan Loewenstiel, How Big Money Corrupts the Economy, 27 DEMOCRACY J. 32, 33-34 (2013), http://democracyjournal.org/magazine/27/how-big-money-corrupts-the-economy/ (“Six in ten of the richest 0.1 percent of Americans are corporate or financial executives. The Koch brothers, for example, are both huge individual donors and leaders of an industry juggernaut.”).
McCain did in 2008.\footnote{143} And the Koch Brothers have continued pushing policy in 2017.\footnote{144} What the Koch Brothers did on an enormous scale, other donors did on a smaller scale. At least one Senator admitted that political donors had the ability to influence the way Senators conducted their legislative work. Senator Wyche Folwer stated:

I was on the Ways and Means Committee for six years. And every single interest that comes to you has got a special private interest where they are seeking to get subsidized, through the tax code . . . I am sure that on many occasions— I’m not proud of it—I made the choice that I needed this big corporate client and therefore I voted for, or sponsored, its provision, even though I did not think it was in the was best interest of the country or the economy.\footnote{145}

Congressman Vin Weber admitted to similar activity when he was in Congress. Congressman Weber stated: “all of us, me included, are guilty of this: [i]f the company or interest group is (a) supportive of you and (b) vitally concerned about an issue that (c) nobody else in your district knows about or ever will know about, then the political calculus is very simple.”\footnote{146} Congressman Levine found the impact of money in politics to be even broader stating, “[o]n the tax side, the appropriations side, the subsidy side and the expenditure side, decisions are clearly weighted and influenced . . . by who had contributed to the candidates.”\footnote{147} Or as Senator John McCain once summed up, “it would be hard to find much legislation enacted by any Congress that did not contain one or more obscure provision that served no legitimate national or even local interest, but which was intended only as a reward for a generous campaign supporter.”\footnote{148} As recently as 2016, Congressman Walter Jones indicated, “[t]his place has not done anything since McCain-Feingold in the area of campaign finance reform. We’ve done nothing. Policy is controlled by special interests. Policy should be

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\footnote{143} Hacker & Loewenthiel, supra note 142, at 35.  
\footnote{144} Steve Peoples, Donor to GOP: No Cash Until Action on Health Care, Taxes, U.S. NEWS (June 26, 2017, 11:32 AM), https://www.usnews.com/news/politics/articles/2017-06-26/koch-urgency-conservative-network-fears-closing-window (“Indeed, there was a sense of frustration and urgency inside the private receptions and closed-door briefings at the Koch brothers’ donor retreat this weekend in Colorado Springs, where the billionaire conservatives and their chief lieutenants warned of a rapidly shrinking window to push their agenda through Congress and get legislation to President Donald Trump to sign into law.”).  
\footnote{145} SCHRAM, supra note 44, at 3 (quoting Sen. Wyche Folwer (D-Georgia)).  
\footnote{146} SCHRAM, supra note 44, at 4 (quoting Rep. Vin Weber (R-Minnesota)).  
\footnote{147} SCHRAM, supra note 44, at 89 (quoting Rep. Mel Levine (D-California)).  
controlled by the people.\textsuperscript{149}

Of course, every poor policy decision cannot be traced definitively to the role of money in politics. But it does seem to lie at the heart of many disastrous policies from the S&L bailout to the more recent TARP bailout.\textsuperscript{150} Ms. Alyssa Katz notes that one explanation for the housing policies that led to the 2008 financial collapse of the U.S. economy is traceable to political spending by real estate interests in Congressional races. According to Ms. Katz:

real estate interests constitute the most generous lobby in Washington. Four out of the ten biggest political action committees contributing to Congress build, sell, or fund homes. The finance and real estate industries together spent nearly $2 billion lobbying Congress in the decade that began in 1998 (with almost $300 million of that in 2007 alone). Since 1990 they’ve given nearly as much in congressional campaign contributions. The real estate industry’s lobbyists have helped create a climate in which the very possibility of government policies that might set reasonable limits on lending have been rendered unthinkable.\textsuperscript{151}

Thus, fundraising can impact what bills move in Congress.\textsuperscript{152} Donors often want access to the candidate after the election.\textsuperscript{153} As Congressman Romano Mazzoli said, “[p]eople who contribute get the ear of the member and the ear of the staff. They have the access—and access is it. Access is power. Access is clout. That’s how this thing works.”\textsuperscript{154} The interaction between fundraiser and funder can become quite


\textsuperscript{150} SABATO & SIMPSON, supra note 25, at 8 (referring to the Keating Five Scandal) (“evidence abounds that oversight of the nation’s financial system was corrupted by legal campaign contributions.”); see also RICHARD A. POSNER, THE CRISIS OF CAPITALIST DEMOCRACY 169-70 (2010) (“The government had created that environment [of lax financial regulation], albeit under pressure from the finance industry. Moneyed interest groups, dispensing the quasi-bribes known as campaign donations, exert a powerful influence on American government.”).

\textsuperscript{151} ALYSSA KATZ, OUR LOT HOW REAL ESTATE CAME TO OWN US 225 (2009); see also BETHANY MCLEAN & JOE NOCERA, ALL THE DEVILS ARE HERE: THE HIDDEN HISTORY OF THE FINANCIAL CRISIS 44 (2011) (“Fannie Mae also funneled money to politicians. In addition to campaign contributions, Fannie set up a foundation that made contributions to politically useful causes . . . . It made heavy donations to, among others, the nonprofit arms of the Congressional Black Caucus and the Congressional Hispanic Caucus.”).

\textsuperscript{152} SCHRAM, supra note 44, at 21 (quoting Rep. Don Edwards (D-California) (“It is a concern to the institution because you are financed largely not by yourself, not by friends, but by people with an interest in legislation.”)).

\textsuperscript{153} Weiss, supra note 24 (responding to the question, “[a]s fundraisers, what do you see as your major challenges approaching the 2012 campaign cycle? . . . Kimberly Scott [said] . . . donors are motivated by three basic things: the candidate, the issue, or the access.”).

\textsuperscript{154} SCHRAM, supra note 44, at 4 (quoting Rep. Romano Mazzoli).
transactional. Responding to the question, “[a]re you finding that it is more difficult to reach out to larger donors? Are they more inundated with fundraising solicitations?” Steve Linder a partner at the Sterling Corporation, a Michigan based Republican consulting firm said, [o]ne point that I don’t want to get lost is we’re all talking about raising money at, sort of, point of sale. One factor that plays into whether or not we’re going to continue to raise large dollars from known donors is the care and feeding that they get. And one thing that we are finding is a lot of donors, especially those that have weathered a very bad economy for several years and feel a bit beleaguered, are responding to those that communicated with them, that took care of them, that kept them informed and made them feel that they weren’t just a check, but that they were a valued customer.155

In late 2017, Congress happened to be in the middle of a once in a generation attempt to overhaul the American tax code.156 “This was on the heels of a failure by Congress to repeal the Affordable Care Act, which would have included massive tax cuts for the wealthy.157 The failure to repeal the Affordable Care Act was followed by a drop in donations to Senate Republicans.158

One motivator of this effort to revise the tax code was the desire by wealthy political donors for personal tax cut for themselves, their families and their businesses.159 And both donors and certain lawmakers were surprisingly confessional about the fact that big donors were demanding these tax cuts.160 For example on the donor side, the press reported quotes

155 Weiss, supra note 24.
158 Geoff West, Koch Network’s Failing Investment In ACA Repeal, HUFF. POST (Oct. 10, 2017, 9:40 AM), https://www.huffingtonpost.com/entry/koch-networks-failing-investment-in-acarepeal_us_59dccb3e4b0a1bb90b8 30f6 (“Contributions reported by the RNSC have plummeted since March, specifically after the Senate’s failed repeal vote in July, according to FEC filings.”).
159 Dere Thompson, Why the GOP’s Dream of Tax Reform Is ( Probably) Doomed, THE ATLANTIC (Nov. 9, 2017), https://www.theatlantic.com/business/archive/2017/11/gop-tax-cut/545450/ (“By eliminating the estate tax, it would benefit heirs of large estates, even if they don’t work a day in their life.”).
like these:

Doug Deason, a well-known conservative donor from Texas, announced that ‘the Dallas piggy bank’ for Republican politicians was closed until GOP lawmakers started delivering. He had already refused two congressional Republicans who had asked him to hold fundraisers. ‘Get Obamacare repealed and replaced, get tax reform passed,’ Deason said. ‘You control the Senate. You control the House. You have the presidency. There’s no reason you can’t get this done. Get it done and we’ll open it [fundraising] back up.’

Earlier in the year, the Koch network made its position on tax reform clear: “‘If they don’t make good on these promises [for tax reform] . . . there are going to be consequences, and quite frankly there should be,’ said Sean Lansing, chief operating officer for the Koch network’s political arm, Americans For Prosperity.”

Fundraisers for Republican Super PACs were also clear: “[Donors] would be mortified if we didn’t live up to what we’ve committed to on tax reform,’ Steven Law, the head of Senate Conservatives Fund, a super PAC affiliated with Senate Majority Leader Mitch McConnell (R-Ky.), told the New York Post.”

And from Members of Congress the public heard surprisingly candid quotes like this: “‘Donors are furious,’ one person knowledgeable about the private meeting quoted [Senator] Gardner as saying. ‘We haven’t kept our promise.’” Additionally “Senator Lindsey Graham (R-S.C.) said GOP donors will quit giving to Republicans if Congress does not pass tax reform.”


Peoples, supra note 144.

Blumenthal, supra note 160.


Chris Collins when asked by a reporter if donors are happy with the tax-reform proposal said this: “My donors are basically saying, “Get it done or don’t ever call me again.”

This is all a bit galling since the tax cuts for the rich in the House version of the bill are paid for by raising the taxes on individuals who earn between $10,000-$75,000 a year; and by lowering or eliminating tax deductions used by the middle class, such as, mortgage interest deduction, local tax deductions, medical expense deductions and school supplies deductions for teachers. Even White House advisers admitted that the individuals who would be most pleased by the tax bill are CEOs and the Business Roundtable. But even if voters take out their anger on politicians who raise their taxes, politicians must have calculated that it was more important to first keep political donors happy and then try to win over voters with campaign money.

A. Reforms in Light of the Problem of Dwindling Candidate Time

Polling in recent years reveals that there is an appetite for campaign finance reform among the American public. For instance, in a Washington Post poll sixty-five percent pointed to money in politics as “causing dysfunction in the U.S. political system.” And in 2018 Pew found seventy-seven percent of Americans in favor of campaign finance reform. There are a few solutions that could help solve the “time suck”

166 Cristina Marcos, GOP Lawmaker: Donors are pushing me to get tax reform done, THE HILL (Nov. 10, 2017, 11:23 AM), http://thehill.com/homenews/house/359110-gop-lawmaker-donors-are-pushing-me-to-get-tax-reform-done; see also Peoples, supra note 144 (“It’s the same for an overhaul of the tax code, [Congressman] Brat said: ‘We don’t get taxes through, we’re all going home. Pack the bags.’

167 Blumenthal, supra note 160 (“‘The most excited group out there are big CEOs, about our tax plan,’ Gary Cohn, the leading White House economic adviser and former chief operating officer at Goldman Sachs, said in an interview with CNBC on Thursday.”); Sylvan Lane, Cohn: CEOs Are The Most Excited Group About GOP Tax Plan, THE HILL (Nov. 9, 2017, 9:51 AM), http://thehill.com/policy/finance/359573-cohn-ceos-are-the-most-excited-about-gop-tax-plan (“‘So, our biggest supporters are really the Business Roundtable,’ said Cohn, referring to the powerful group of major U.S. executives that’s thrown millions of dollars behind ads supporting the GOP tax bill.”).


170 The Public, the Political System and American Democracy, PEW RESEARCH CENT. 73 (Apr. 26, 2018), http://assets.pewresearch.org/wp-content/uploads/sites/5/2018/04/26140617/4-26-2018-Democracy-release.pdf (“A wide majority of Americans continue to believe that there should be limits on the amount of money political candidates can spend on campaigns: Roughly three-quarters (77%) feel that such limits are appropriate. A somewhat smaller
problem, such as, providing federal candidates with free broadcast time, public financing, and limits on campaign expenditures. For example, reforms could address one of the primary drivers of campaign costs—the expensive nature of thirty-second broadcast advertisements. If this is the real issue, then providing some free advertisements for federal candidates on broadcast TV and radio could help alleviate the pressure associated with raising funds to pay for such advertisements.

Another way to look at the problem is that American elections are privately financed, thus privileging those who are successful at shaking the money tree. If this is the ultimate problem, then public financing for elections is the solution. Public financing has been tried in many different ways across the country from full public financing for candidates in Connecticut, to partial public financing in New York majority (65%) think that new campaign finance laws could be effective in limiting the amount of money in political campaigns.


172 Arthur N. Eisenberg, Buckley, Rupert Murdoch, and the Pursuit of Equality in the Conduct of Elections, 1996 ANN. SURV. AM. L. 451, 463 (1996) (“Some campaign reforms are, nonetheless, possible. Such reform efforts rather than focusing on spending limits should look to a variety of other mechanisms including public financing, free television time, and franking privileges for all candidates. The best way to reduce the undesirable influence of money is to reduce the financial dependency of candidates.”); see also Jeffrey A. Levinson, Note, An Informed Electorate: Requiring Broadcasters to Provide Free Airtime to Candidates for Public Office, 72 B.U. L. REV. 143, 143 (1992) (“Television and radio reach millions of Americans, and requiring radio and television broadcasters to provide free airtime to candidates for public office would best promote Jefferson’s idea of ensuring that Americans are informed and, in his view, free. Free airtime would enhance citizen awareness of public issues, encourage participation in our democratic system of governance, and thereby rebuild Americans’ sense of community and shared future.”).

173 Jørgen Albæk Jensen, Freedom of Speech and the Legal Regulation of Political Campaigns in the United States, 2 EUR. PUB. L. 293, 321-22 (1996) (“A possibility that seems absolutely obvious to a European, but that has never been used in the United States, is to grant free airtime (or airtime at reduced costs) to the candidates either to be used as the candidates want to use it, or combined with certain demands related to the use of free airtime.”).

174 Richard Briffault, The Future of Public Funding, 49 WILLAMETTE L. REV. 521, 538 (2012-2013) (“In a flat grant system, the larger the initial public grant, the less the need for and the less the dependence on private donations.”); see also Joel M. Gora, Free Speech, Fair Elections, and Campaign Finance Laws: Can They Co-exist?, 56 HOW. L.J. 763, 798 (2013) (“The public funding should be generous and equally available to all qualified candidates, not just to those representing the two major parties.”).

City.\textsuperscript{176} to vouchers in Seattle.\textsuperscript{177} And, of course, for decades there was presidential public financing that combined partial public financing in the primary with full public financing in the general election.\textsuperscript{178} But the presidential public financing system atrophied as the money it offered failed to keep pace with the cost of privately funded presidential runs. Congress has never had a public financing system, though there have been a number of legislative proposals to provide public financing to Congressional candidates.\textsuperscript{179} A properly designed public financing system would give federal candidates an alternative to endless call time.

Alternatively, if the problem is that candidates waste their precious time that they should be legislating, one solution suggested by Professor Jerry H. Goldfeder is candidates could be banned from making personal solicitations of campaign funds. The U.S. Supreme Court upheld this type of personal solicitation ban for judicial candidates in Williams-Yulee v. Florida Bar in 2015.\textsuperscript{180} And as Professor Goldfeder notes this idea is not so outlandish as for one hundred years in New York, “[p]olice who run for office are also barred from soliciting or receiving contributions . . . .”\textsuperscript{181} This approach would at least get elected officials out of the fundraising cubical and back to the work of legislating.

\textsuperscript{176} Spencer Overton, \textit{Matching Political Contributions}, 96 MINN. L. REV. 1694, 1696 (2012) (“Multiple matching funds address the core challenge to financial political participation—a lack of income.”); \textit{see id.} at 1714 (“Multiple matching programs increase participation, as demonstrated by the New York City program that matches the first $175 of a political contribution at a six-to-one ratio.”); \textit{see also} Michael Waldman, \textit{Political Accountability, Campaign Finance, and Regulatory Reform}, 18 N.C. BANKING INST. 83, 88 (2013) (advocating for increasing small donor contributions by having a public match on those funds because it changes the mix of those who contribute to political campaigns).


\textsuperscript{179} John P. Sarbanes & Raymond O’Mara III, \textit{Power & Opportunity: Campaign Finance Reform for the 21st Century}, 53 HARV. J. ON LEGIS. 1, 27 (2016) (advocating for “Government By the People Act” which encourages small donors through a 50% tax credit on donations up to $100).


Congressman Jolly introduced such a bill that would have barred direct solicitations by Members called the “Stop Act,” but the legislation did not pass. 182

Finally, if the time suck problem is really an arms race problem—wherein Candidate A will not stop fundraising out of fear that their opponent Candidate B will not stop fundraising and vice versa—the solution is to have a statutory limit on expenditures. 183 This, of course, was held to be unconstitutional in both Buckley and in Randall. But if the Court is really reconsidering preserving candidate time as a compelling state interest, as argued should be the case in this Article, then it should additionally reconsider the holdings in these two cases to allow for expenditure limits in the future.

VII. CONCLUSION

Long ago, in 1884, the Supreme Court recognized the need to protect our democracy from corruption. As the Court said in Ex parte Yarbrough, [i]n a republican government like ours, where political power is reposed in representatives of the entire body of the people, chosen at short intervals by popular elections, the temptations to control these elections by violence and by corruption is a constant source of danger. . . . no lover of his country can shut his eyes to the fear of future danger from both sources. 184

The risk of corruption continues, as privately funded elections leave elected officials on the fundraising treadmill, just as Justice White foretold in Buckley. This is not healthy for Members of Congress or for effective legislating. However, changing this state of affairs will require the Supreme Court to recognize that there is a problem with lawmakers continually interrupting the work of governing to grovel for campaign money. Furthermore, addressing candidates’ time should be considered a compelling state interest worthy of solicitude from the Supreme Court. By interrupting their primary task of lawmaking, fundraising may

182 Editorial Board, This Would Be A Nice First Step On Campaign Finance Reform, WASH. POST (June 10, 2016), https://www.washingtonpost.com/opinions/this-would-be-a-nice-first-step-on-campaign-finance-reform/2016/06/10/745de56a-2ef8-11e6-b5df-e9bc84a2c84story.html?utm_term=.6b8002603709 (discussing the desirability of the Stop Act); Gov Track, H.R. 4443 (114th): Stop Act, https://www.govtrack.us/congress/bills/114/hr4443 (noting that the Stop Act died).

183 Harold E. Ford & Jason M. Levien, A New Horizon for Campaign Finance Reform, 37 HARV. J. ON LEGIS. 307, 319-20 (2000) (arguing that in a voluntary public financing system, candidates’ expenditures must also be limited or they will not be encouraged to join the public financing system); Hasen, supra note 1, at 35 (2014) (“Reformers must demonstrate to the new Court that reasonable limits on corporate, and potentially even individual, spending would not squelch political competition or inhibit robust political debate.”).

184 Ex parte Yarbrough, 110 U.S. 651, 666-67 (1884).
degrade the quality of Members’ legislative work.185 Thus, the Supreme Court should take the issue of incumbent Members’ and sitting Presidents’ fundraising more seriously because the constant interruptions impedes and degrades the quality of our representative democracy.186

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185 See Jim Taylor, Technology: Myth of Multitasking, PSYCHOL. TODAY (Mar. 30, 2011), https://www.psychologytoday.com/blog/the-power-prime/201103/technology-myth-multitasking (Research on the American Psychological Association’s website offers evidence that trying to multitask is not effective or efficient. It takes 40% more time to try and switch tasks than to focus on a single task).

186 Jett, supra note 116, at 496 (discussing interruptions as intrusions).