

# A Game of the Throne of Saint Peter

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# A GAME OF THE THRONE OF SAINT PETER

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## Abstract

In the Roman Catholic Church, the pope is elected by the (cardinal) electors through “scrutiny,” where each elector casts an anonymous nomination. Using historical documents, we argue that a guiding principle for the church has been the protection of electors from the temptation to defy God through dishonest nomination. Based on axiomatic analysis involving this principle, we recommend that the church overturn the changes of [Pope Pius XII \(1945\)](#) to reinstate the scrutiny of [Pope Gregory XV \(1621\)](#), and argue that randomization in the case of deadlock merits consideration.

Keywords: pope, conclave, mechanism design, impartiality

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# 1 Introduction

*Dominentur nobis regulae, non regulis dominemur: simus sub-  
jecti canonibus, cum canonum praecepta servamus.*<sup>1</sup>

Every hierarchical institution that spans generations faces the question of succession: when the top office becomes vacant, how may it be occupied? Prominent answers throughout history include the hereditary laws of monarchies (from kingdoms to empires to sultanates) and the general elections of republics. But what if the monarchs are celibate, and what if the institution teaches students who are not allowed to vote? This is the case for the (Roman) Catholic Church,<sup>2</sup> an institution boasting a membership today of over one billion. Its highest office is the *papacy*, the office of the *pope*,<sup>3</sup> whose absolute authority among Catholics is founded on the dogma that he is the successor of Saint Peter.<sup>4</sup> In recent decades there has been a flurry of changes to the laws governing this succession, and our objective is to identify the underlying concerns in order to offer a proposal to the Catholic Church through axiomatic analysis.

The current practice is for the pope to be elected at a seclusive meeting of the cardinals known as a (*papal*) *conclave*. While conclaves have been standard for over seven centuries,<sup>5</sup> modern conclave law is defined by documents written in the last twenty-five years.<sup>6</sup> In summary, the vot-

<sup>1</sup>Quoted from the epistle of Pope Celestine I to the bishops of Illyricum ([Pope Celestine I, 428](#)). My translation: “The rules should govern us, not the other way around: we should be submitted to the canons while we safeguard their principles.”

<sup>2</sup>The term *catholic* derives from the Greek *katholikos*, meaning “universal,” and several churches call themselves catholic. For brevity, we abuse language, using *Catholic* as shorthand for Roman Catholic.

<sup>3</sup>The papacy is also called the Apostolic See; the pope is also called the Bishop of Rome; the succession of the pope is also called the passing of the keys.

<sup>4</sup>Quoting the 1965 Dogmatic Constitution of the Church ([Pope Paul VI, 1964](#)): “[...]the Roman Pontiff has full, supreme and universal power over the Church[...]For our Lord placed Simon [who became Saint Peter] alone as the rock and the bearer of keys of the Church, and made him shepherd of the whole flock[...]” This refers to a quote of Jesus in the Bible (Matthew 16:18-19).

<sup>5</sup>The papal conclave was first made a requirement for papal elections in the thirteenth century ([Pope Gregory X, 1274](#)). Though the practice was briefly suspended, it has remained law ever since its reinstatement by Pope Celestine V ([Pope Celestine V, 1294](#)), a hermit who was made pope and resigned within six months only to be imprisoned until death by his successor. Incidentally, the next pope to resign of his own accord also changed conclave law; this was Pope Benedict XVI, who resigned in 2013.

<sup>6</sup>The canon law governing conclaves is defined by the constitution *Universi Dominici*

ers are the (*cardinal*) *electors*—cardinals who are not yet eighty when the papacy becomes vacant—and they are isolated from the rest of the world for the duration of the election. Great measures are taken to keep them secluded when voting at the Sistine Chapel, when lodged at the Domus Sancta Marthae, and when traveling between the two. The election consists of a series of *scrutinies*, where each elector anonymously submits a ballot nominating one person. If someone receives at least two-thirds of the nominations and gives his assent, then he is the new pope, while if there is no such person, the ballots are burned with damp straw to create *black smoke* and another scrutiny is scheduled. After either thirty-three or thirty-four failed scrutinies (depending on whether or not the election begins on the afternoon of the first day),<sup>7</sup> the two who received the most nominations in this final scrutiny<sup>8</sup> become finalists. Thereafter, at each *deadlock scrutiny* (our term), these finalists do not vote and the other electors may only nominate one of them, and this continues until a finalist receives at least two-thirds of the nominations to become the pope.

Recent popes have attended to a number of facets of conclave law, including who can vote,<sup>9</sup> alternative election methods,<sup>10</sup> whether a secular *Gregis* (Pope John Paul II, 1996) and two amendments (Pope Benedict XVI, 2007; Pope Benedict XVI, 2013).

<sup>7</sup>Though this is the usual reading, it may be inaccurate. The amended Clause 75 regarding two finalists (Pope Benedict XVI, 2013) is enacted according to the original constitution (Pope John Paul II, 1996). By Clause 74, this occurs after three series of seven scrutinies, which in turn occur after three days of scrutinies as described in Clauses 62-73. According to Clause 63: “Should the election begin on the afternoon of the first day, only one [scrutiny] is to be held; then, on the following days, if no one was elected on the first [scrutiny], two [scrutinies] shall be held in the morning and two in the afternoon.” One reading is that the first three days either consist of 1+4+4 scrutinies or 4+4+4 scrutinies, in which case the two-finalist clause is enacted either after thirty or thirty-three failed scrutinies.

<sup>8</sup>It is not specified what happens if there is not a unique pair with the most nominations, as in the case of (for example) a three-way tie.

<sup>9</sup>Pope Paul VI introduced the age restriction for cardinals to be electors (Pope Paul VI, 1970; Pope Paul VI, 1975); Duffy (1997) proposes that this was to reduce the influence of cardinals appointed by Pope Pius XII.

<sup>10</sup>Pope Pius X (1904b) abolished *accessus*, where immediately after a *scrutiny* each elector may replace his nomination with one for a current nominee. Pope John Paul II (1996) abolished (i) *acclamation*, where the electors simultaneously and unanimously declare aloud the new pope, and (ii) *compromise*, where the electors unanimously agree on a small subset of themselves to be representatives, and at least two-thirds of these representatives nominate the new pope.

ruler can veto a candidate,<sup>11</sup> the structure of scrutiny,<sup>12</sup> and how to handle deadlock.<sup>13</sup> Despite some vacillation on these topics, there has been an unambiguous trend toward a series of scrutinies with a special election method for deadlock. We therefore restrict attention to such conclave formats, separately addressing (i) the structure of scrutiny, and (ii) how deadlock should be handled.

In forming our proposal, we pursue an approach that is subtly different from the standard one for axiomatic analysis of institutions: we do not address the normative question of which principles our institution *should* hold, but rather the positive question of which principles it *does* hold. This distinction merits emphasis because addressing the normative question has been essential to many recent applications of mechanism design to specific institutions—from the advocacy of *efficiency* in response to unnecessary deaths due to untraded donor kidneys (Roth, Sönmez, and Ünver, 2004), to the advocacy of *strategy-proofness* in response to the gaming of children’s futures in school choice (Balinski and Sönmez, 1999; Abdulkadiroğlu and Sönmez, 1999; Abdulkadiroğlu and Sönmez, 2003), to the advocacy of *respecting improvements* in response to the deliberate exam-failing of military cadets seeking their top branches (Sönmez, 2013; Sönmez and Switzer, 2013). But in each of these cases economists began by observing a feature of the status quo that could be uncontroversially described as perverse, and that is not the case here—due to the seclusion of the conclave, all that we can observe is the outcome, and we do not claim that the modern conclave selects popes poorly. We simply observe a lack of conviction in the modern conclave suggested by recent changes, and we seek not to propose new principles for the Catholic Church but rather to help the church on the

<sup>11</sup>Pope Pius X (1904a) abolished the *jus exclusivae*: the right for a head of state to announce, through a cardinal, that he vetoed a particular candidate. It was last used in the 1903 conclave, which elected the pope who abolished it, when Emperor Franz Joseph I of Austria vetoed Cardinal Rampolla. Lonyay (1949) proposes that Rampolla was vetoed because over a decade earlier he had opposed the Christian burial of the emperor’s first heir, Crown Prince Rudolf, on the grounds of his apparent suicide. Incidentally, the same emperor had another heir whose sudden death sparked conflict: Archduke Franz Ferdinand.

<sup>12</sup>There have been changes to the ballot layout, the winning threshold, and whether or not an elector may vote for himself—as we shall discuss in detail.

<sup>13</sup>Having abolished the remaining alternatives to scrutiny, Pope John Paul II (1996) introduced *deadlock scrutinies* with simple majority. Pope Benedict XVI (2013) raised the threshold to two-thirds of the electors.

basis of its own principles.<sup>14</sup>

In [Section 2](#), using decrees of ecumenical councils, conclave law, church ceremonies, and other historical writings, we argue that a guiding principle for conclave design is that electors should be protected from the temptation to defy God: despite being the living men best-trained to let God speak through them, the electors are but men, and therefore sinners, and therefore imperfect instruments through which God may communicate. Specifically, an elector is called to nominate the person he believes God would have him nominate, and the Holy Spirit may reveal this person to him, yet the elector may face temptation to sin by instead nominating another. The conclave’s defining feature, its absolute seclusion, serves to protect electors from outside influences, but this does not provide protection from one’s peers or from one’s self. We argue that these additional protections were provided by the scrutiny of 1621-1945 ([Pope Gregory XV, 1621](#); [Pope Gregory XV, 1622](#)), but since then electors have been unprotected from the temptation of personal ambition due to a simplification of the ballot layout ([Pope Pius XII, 1945](#)).

In [Section 3](#), we analyze scrutiny by adapting a recent model ([Holzman and Moulin, 2013](#)) to allow the possibility of declaring the election inconclusive with black smoke. Protection from peers and self are then translated into axioms:

- Voters in elections across the world are protected from the bribes and threats of peers through the use of *anonymous ballots* ([Holzman and Moulin, 2013](#)), and scrutiny should be no different.
- Personal ambition for the papal tiara might tempt an elector to vote not as he believes God would have him, but to instead vote in hopes of crowning himself. This possibility may be completely avoided if the scrutiny is *impartial*, which means that election of a given elector

<sup>14</sup>If anything, principles have typically flowed in the opposite direction, from religions to economists, and for evidence one need not look beyond the axiomatic literature. The analysis of claims problems, where an arbitrator must divide an estate among over-promised heirs, began with careful consideration of recommendations from the Talmud ([O’Neill, 1982](#); [Aumann and Maschler, 1985](#)). The distillation of axioms and game-theoretic foundations from these recommendations inspired a vast literature whose findings now fill a book ([Thomson, 2006](#)); for a recent survey, see [Thomson \(2015\)](#).

is decided solely by the votes of his peers (de Clippel, Moulin, and Tideman, 2008; Holzman and Moulin, 2013).

To define our focal class of scrutinies, let  $n$  denote the number of electors. A *supermajority scrutiny* is specified by a number greater than  $\frac{1}{2}n$  but no greater than  $n$  called its *threshold*; if somebody receives at least this many votes, he is elected; otherwise, there is black smoke. Both the modern scrutiny and the scrutiny of 1621-1945 are supermajority scrutinies with threshold  $\frac{2}{3}n$ ; the difference is that the former allows self-nomination while the latter does not.

We first analyze the modern format, and our findings are disappointing. Not only does the modern scrutiny violate *impartiality*, but so long as self-nomination is allowed, the only scrutinies which satisfy both *impartiality* and *anonymous ballots* are constant: the nominations may as well be discarded before they are read. Our conclusion is that the current scrutiny is deficient, and that moreover a simple adjustment to the processing of ballots will not suffice to repair it; the format must be changed.

We then analyze the format where self-nomination is prohibited—which was used for over three centuries—and here our findings are much more encouraging. Using additional axioms capturing that messages should be interpreted as nominations, that consensus should be respected, and that electors should be treated symmetrically, we provide three tight characterizations of supermajority scrutinies. We therefore not only endorse the format of 1621-1945, but also endorse the particular scrutiny used during that period.

In [Section 4](#), we focus on deadlock. After providing several criticisms of the current practice, we use the principles we have identified, previous results in the literature ([Holzman and Moulin, 2013](#); [Mackenzie, 2015](#)), and a passage from the Bible to argue that randomization merits consideration. [Section 5](#) concludes.



## 2 Historical analysis

### 2.1 The 1945 laws of Pius XII

The greatest vacillation in recent conclave law has concerned the minimum number of votes required to be elected pope. The threshold was  $\frac{2}{3}n$  in 1945, as it had been for over seven centuries, when Pope Pius XII increased it to  $\frac{2}{3}n + 1$  (Pope Pius XII, 1945). His direct successor reinstated the original threshold (Pope John XXIII, 1962), but *his* direct successor reinstated the increase (Pope Paul VI, 1975). The next pope, John Paul I, did not address the topic in the thirty-three days between his coronation and his death, but the *next* pope reinstated the  $\frac{2}{3}n$  threshold once again (Pope John Paul II, 1996). What was this about?

The  $\frac{2}{3}n$  threshold, which predates the conclave itself, was originally a measure to protect the church from schism. It was first introduced at an *ecumenical council*: a formal gathering of important members of the church across the world to authoritatively settle critical matters. These are rare events, with only twenty-one of them recognized by the Catholic Church in its entire history, and by Catholic dogma their decrees are *infallible* (that is, immune to human error).<sup>15</sup> The  $\frac{2}{3}n$  threshold was decreed as the first canon of the Third Lateran Council; as translated in Pope Alexander III (1179):

Although clear enough decrees have been handed down by our predecessors to avoid dissensions in the choice of a sovereign pontiff, nevertheless in spite of these, **because through wicked and reckless ambition the church has often suffered serious division**, we too, in order to avoid this evil, on the advice of our brethren and with the approval of the sacred council, have decided that some addition must be made. Therefore we decree that if[...]there cannot be full agreement among the cardinals on a successor to the papacy[...]that person shall be held as Roman pontiff who has been chosen and received by the two thirds.

<sup>15</sup>The dogma of conciliar infallibility was most recently stated at the latest ecumenical council, the Second Vatican Council (Pope Paul VI, 1964, Clause 25, second paragraph).

That protection from schism was a priority for this particular council is not surprising. The presiding pope, Alexander III, had just reconciled with Holy Roman Emperor Frederick I, who had named three *anti-popes*—popes that Catholics today do not recognize—against him.<sup>16</sup> The decree achieved its objective with remarkable success, as more than eight centuries have passed without a schism caused by different factions of cardinals simultaneously electing different popes. Though there were later schisms caused by other sorts of internal conflicts,<sup>17</sup> it has been over half a millennium since the last serious schism.

Why, then, was the threshold changed in 1945? Was it due to the extraordinary circumstances of the times? We reject this as unlikely. It is true that Pius XII reigned in Vatican City, a sovereign nation within the city of Rome, and that this city was occupied during World War II—both by the Axis in 1943 and by the Allies in 1944. But the threshold change did not at all impact secular influence in conclave, and the next popes continued to address this topic in the decades following the war.

Our hypothesis is that Pius XII changed the threshold as part of his response to a 1904 conclave change of Pius X ([Pope Pius X, 1904b](#)). Previously, ballots featured signatures and codes: each elector wrote not only the name of his nominee, but also his own name and an identifying phrase. This additional information was concealed for scrutiny, but was used in a post-scrutiny method of election called *accessus*: each elector could go to his ballot, prove that it was his, and recast it for someone else who had been nominated. The purpose of *accessus* was to help the electors reach a consensus more quickly, but it proved more inconvenient than helpful, as Pius X explained when he abolished it in 1904.

Without *accessus*, ballots were used only for scrutiny, and it seems that Pius XII simplified the ballots to only include nominees for this reason. A side effect of this simplification was that the prohibition against self-

<sup>16</sup>Frederick I was known as *Barbarossa*, or “Red Beard.” He reconciled with Alexander III only upon his defeat at the Battle of Legnano.

<sup>17</sup>The Western Schism occurred when the very cardinals who elected Pope Urban VI claimed they did so under duress and then crowned Antipope Clement VII in 1378; over the course of this schism, there were additional elections of antipopes. Another schism occurred when Antipope Felix V was crowned in 1439 during the reign of Pope Eugene IV by a council that claimed it was ecumenical, and that moreover the authority of an ecumenical council was greater than that of the pope.

nomination became unenforceable, and there is evidence that this was the reason for the threshold change. In Clause 68 of his constitution, Pius XII explains that the purpose of the threshold increase is to avoid any occasion of doubt that the vote of the winner is among the two-thirds that elect him (Pope Pius XII, 1945),<sup>18</sup> citing *Aeterni Patris* (Pope Gregory XV, 1621).

## 2.2 The 1621-1622 laws of Gregory XV

As the first thorough constitutions governing the election of a pope written by a pope, *Aeterni Patris* (Pope Gregory XV, 1621) and *Decet Romanum Pontificem* (Pope Gregory XV, 1622) form the foundation of the modern conclave. As cited in Pope Pius XII (1945), Clauses 2-3 of *Aeterni Patris* indeed decree that the winner should not be counted among the two-thirds that elect him. But they then go further, decreeing that self-nomination is prohibited: nobody, whether in scrutiny, compromise, or *accessus*, should choose to vote for himself in any way. What was the reason for this?

Our explanation relies on the principle that each elector’s vote is supposed to be guided by the Holy Spirit, a principle for which there is much evidence in the current constitution (Pope John Paul II, 1996). The older cardinals who are not electors should be “supporting the work of the electors with fervent prayers and supplications to the Holy Spirit and imploring for them [the electors] the light needed to make their choice before God alone and with concern only for the salvation of souls, which in the Church must always be the supreme law” (introduction; Clause 85). The electors themselves invoke the Holy Spirit for help with the chant of *Veni Creator* as they enter the Sistine Chapel (Clause 50), which is the location for voting because “the electors can more easily dispose themselves to accept the interior movements of the Holy Spirit” as there “everything is conducive to an awareness of the presence of God” (introduction; Clause 51).

We propose that Gregory XV prohibited self-nomination out of concern that an elector could be tempted to resist the Holy Spirit—that is, the Holy Spirit might communicate to an elector whom he should nominate only for that elector to instead nominate another. There is much evidence of this

<sup>18</sup>For the reader who consults the original Latin: in the same sentence, Pius XII states that this should be true both in scrutiny and in *compromise*, and goes on to specify that if the winner is an elector, he should still be counted in calculating the threshold.

indirectly in the laws of conclave, as we shall discuss, but there is also direct evidence in a ceremony that has been observed in conclaves ever since the prohibition: the oath that (with small modifications) appears in Clause 5 of [Pope Gregory XV \(1621\)](#), Clause 67 of [Pope Pius X \(1904b\)](#), Clause 78 of [Pope Pius XII \(1945\)](#), Clause 68 of [Pope Paul VI \(1975\)](#), and Clause 66 of [Pope John Paul II \(1996\)](#). In the current constitution, it reads:

I call as my witness Christ the Lord who will be my judge, that my vote is given to the one who before God I think should be elected.

This oath, said by each elector before he casts his ballot, is a direct acknowledgment in the church's constitutions that even a cardinal at a papal conclave might believe God would have him do one thing but instead do another.

Temptation to deviate from God's choice could come from outside of conclave, from another elector, or from one's self. There is strong evidence that each is a grave concern for the church.

- *Temptation from outsiders.* Throughout the centuries, secular rulers such as kings and emperors have had great interest in the choice of pope. The conclave's defining feature, its absolute seclusion, serves to protect the electors from outside influence. In the current constitution, anybody who violates the secrecy of the conclave is punished severely by automatic excommunication,<sup>19</sup> as is anybody who so much as hints at the preferences of a secular ruler while in conclave.<sup>20</sup>

<sup>19</sup>From Clause 58 of [Pope John Paul II \(1996\)](#): “[...] [those] who directly or indirectly could in any way violate secrecy—whether by words or writing, by signs or in any other way—are absolutely obliged to avoid this, lest they incur the penalty of excommunication *latae sententiae*[...]”

<sup>20</sup>From Clause 80 of [Pope John Paul II \(1996\)](#): “[...] I wish to confirm the provisions made by my Predecessors for the purpose of excluding any external interference in the election of the Supreme Pontiff. Therefore, in virtue of holy obedience and under pain of excommunication *latae sententiae*, I again forbid each and every Cardinal elector[...] to accept under any pretext whatsoever, from any civil authority whatsoever, the task of proposing the *veto* or the so-called *exclusiva*, even under the guise of a simple desire, or to reveal such either to the entire electoral body assembled together or to individual electors, in writing or by word of mouth, either directly and personally or indirectly through others, both before the election begins and for its duration.”

- *Temptation from peers.* Bribes in papal elections fall under the sin of *simony*,<sup>21</sup> the topic of the first canon of the *Second Lateran Council*. As translated in [Pope Innocent II \(1139\)](#):

We decree that if anyone has been ordained simoniacally, he is to forfeit entirely the office which he illicitly usurped.

Though accusations of simony in papal elections are unsurprisingly controversial, some have gained broad acceptance in modern culture.<sup>22</sup> Today, simony is punished by automatic excommunication,<sup>23</sup> as is participation in any kind of voting pact.<sup>24</sup>

- *Temptation from self.* The concern is an elector who does not believe he is the best choice for the church, but nevertheless selfishly covets the papacy, as such an elector might be convinced—whether or not it is true—that instead of sharing his honest opinion he can cast the decisive vote for himself. Such a concern is suggested as early as the fourth century by a historian, whose translated report reads, “[...]men who covet this office [the papacy] in order to fulfill their ambitions may well struggle for it with every resource at their disposal” ([Marcellinus, circa 352](#)), and echoes the statement in the canon of the Third Lateran Council that the church suffers through “wicked and reckless ambition.” We interpret the prohibition of self-nomination as a response to this concern.

<sup>21</sup>More broadly, the sin of simony covers the exchange of the spiritual for the temporal. The sin is named for Simon Magus, who according to the Bible offered the apostles Peter and John money in exchange for the ability to impart the Holy Spirit to others through touch (Acts 8:9-24). The Catholic view that it is sinful to make such an exchange might help explain why some transactions today are considered *repugnant* ([Roth, 2007](#)), such as organ sales and prostitution.

<sup>22</sup>Perhaps most notable is Cardinal Borgia who was elected Pope Alexander VI in 1492, as evidenced by his recent portrayals in three recent television series (*The Borgias*, 1981; *The Borgias*, 2011-2013; *Borgia: Faith and Fear*, 2011-2014) and two recent video games (*Assassin’s Creed II*, 2009; *Assassin’s Creed: Brotherhood*, 2010).

<sup>23</sup>From Clause 78 of [Pope John Paul II \(1996\)](#): “If—God forbid—in the election of the Roman Pontiff the crime of simony were to be perpetrated, I decree and declare that all those guilty thereof shall incur excommunication *latae sententiae*.”

<sup>24</sup>From Clause 81 of [Pope John Paul II \(1996\)](#): “The Cardinal electors shall further abstain from any form of pact, agreement, promise or other commitment of any kind which could oblige them to give or deny their vote to a person or persons[...]and I hereby impose the penalty of excommunication *latae sententiae* upon those who violate this prohibition.”

The simplest approach to controlling a particular elector—a promise or threat conditional on how he votes—should not be available to anybody outside the conclave because it requires information that is unobservable. Similarly, an elector can be protected from the bribes or threats of his peers in the same way that voters in elections across the world are: through use of a secret ballot. Finally, an elector can be protected from temptation due to personal ambition if whether or not he becomes pope is determined solely by his peers; this is the case for supermajority scrutinies precisely when self-nomination is prohibited. But this raises a puzzle: if a secret ballot is used, how can this prohibition be enforced?<sup>25</sup>

Gregory XV provided a clever solution through the design of a ballot that allowed an elector to sign and then conceal his signature (Figure 1). In the exceptional event that an elector received exactly the minimum number of votes required to win, the signatures would be checked to verify that he did not nominate himself; otherwise there was no need. Thus in scrutiny, a new pope was determined using a secret ballot, while the signatures were used exclusively for enforcement of the self-nomination prohibition.

When Pius XII simplified the ballot layout, he made the prohibition against self-nomination unenforceable, and for the first time in the history of the church, the first canon of the Third Lateran Council was incompatible with Clauses 2-3 of *Aeterni Patris*. Because  $\frac{2}{3}n$  nominations became unequal to  $\frac{2}{3}n$  peer nominations, an ancient ecumenical council became incompatible with the founding documents of the modern conclave, resulting in church law vacillation where popes directly contradicted their direct predecessors. That said, we will see that axiomatic analysis involving the church's principles leads to a proposal where the Third Lateran Council and the decrees of Gregory XV are once again reconciled.

<sup>25</sup>Though we view secret voting as protection from bribes and threats, others have viewed public voting as protection against strategic voting when voters know each other. This debate goes back at least to Ramon Lull and Nicolas of Cusa, over five centuries before Condorcet and Borda (McLean, 1990).

GREGORIUS DECIMUSQUINTUS. 407  
**EXEMPLUM FACIEI**  
 SCHEDULE SCRUTINII.

1	<i>Ego</i> <span style="float: right;"><i>Card.</i></span>	
♥		♥
	<i>Eligo in Summum Pontificem</i> <i>by D. meum D. Cardin.</i>	
♥		♥

GREGORIUS DECIMUSQUINTUS. 409  
**EXEMPLUM TERGI**  
 SCHEDULARUM SCRUTINII,  
 & Accessus.

1		
	①②③④⑤⑥⑦⑧⑨⑩ ⑪⑫⑬⑭⑮⑯⑰⑱⑲⑳ ㊀㊁㊂㊃㊄㊅㊆㊇㊈㊉	
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**Figure 1:** The ballot layout of Pope Gregory XV (1622) as printed in 1692. The left image shows the front of the ballot, where the elector writes. The right image shows the back, which is left alone; the image is in fact misprinted, as *Nomen* [Name] should be at the bottom and *Signa* [Emblems] should be at the top. Note that if two ballots were placed next to each other, one showing the front and one showing the back, the horizontal lines would not align. To go from the left image to the right, flip the ballot not as a page of a book, but by rotating it about its top. The middle column of the front has five rows. In the top row is printed *Ego Card.* [I, Cardinal...]; here the elector writes his own name. In the middle row is printed *Eligo in Summum Pontificem R. D. meum D. Cardin.* [...choose for the Most Reverend Lord Supreme Pontiff my Lord Cardinal...]; here the elector writes his nominee. The bottom row is blank; here the elector writes a code which is used in *accessus*. After completing his ballot, the elector folds along the top and bottom horizontal lines of the front so that his own name and his code are concealed but his nominee is not. The ballot is then sealed.

### 3 Scrutiny design

#### 3.1 Model

We analyze two formats of scrutiny, both of which consist of:

- a finite set of *electors*,  $N \equiv \{1, 2, \dots, i, j, k, \dots, n\}$ ,  $n \geq 3$ ,
- the *black smoke*, denoted 0, and
- a list of *ballot spaces*,  $(B_i)_{i \in N}$ , where for each  $i \in N$ ,  $B_i \subseteq N$ .

As in the modern conclave, the black smoke is an outside option declaring the scrutiny inconclusive. Each elector  $i$  selects a nominee  $x_i$  from his ballot space  $B_i$ . To keep our analysis focused on the central ideas of this article, we forbid the nomination of non-electors. Though this restriction is not law, the nomination of non-electors was for many years discouraged (see [Figure 1](#)), and a non-cardinal has not been elected since Urban VI in 1378. More importantly, this restriction has no impact on the message of our article; it simply allows our main findings to be stated more directly.

The two formats we model, that of Pius XII (1945 to present) and that of Gregory XV (1621-1945), are distinguished by whether or not self-nomination is permitted:

- *Piusine*<sup>26</sup> format: for each  $i \in N$ ,  $B_i \equiv N$ , and
- *Gregorian format*: for each  $i \in N$ ,  $B_i \equiv N \setminus \{i\}$ .

When black smoke is disallowed, our model of the Gregorian format coincides with the model of [Holzman and Moulin \(2013\)](#); we discuss this further when analyzing deadlock in [Section 4](#).

Each of the following definitions applies to both formats. The set of *ballot profiles* is  $B \equiv \times B_i$ , and a *scrutiny* is a mapping  $\varphi : B \rightarrow N \cup \{0\}$  that associates each ballot profile  $x \in B$  with an outcome  $\varphi(x) \in N \cup \{0\}$  which is either a pope or black smoke. In the literature, what we call a scrutiny is called a *rule*.

## 3.2 Axioms

An axiom is a mathematical property of a scrutiny that captures an idea. Each of the following axioms has been considered previously in the literature,<sup>27</sup> and is here stated for both the Piusine and Gregorian format—with

<sup>26</sup>There are many eponymous adjectives associated with popes, such as Petrine for the cross of Saint Peter, Gregorian for the chant of Gregory I and the calendar of Gregory XIII, and Sistine for the chapel of Sixtus IV. But to our knowledge, there is no such adjective for any Pius; we propose Piusine.

<sup>27</sup>In related models, *impartiality* was proposed by [de Clippel, Moulin, and Tideman \(2008\)](#), *name independence* by [Ng and Sun \(2003\)](#), *candidate neutrality* by [Mackenzie \(2015\)](#), and all of our other axioms by [Holzman and Moulin \(2013\)](#). [Mihara \(1997\)](#) is perhaps the first to define a symmetry axiom using all permutations, except when the permuted result is inadmissible, in a nontrivial model; he considered an infinite voter setting where previous works had considered only measurable permutations.



the exception of *positive unanimity*, which is stated only for the Gregorian format.

Our first two axioms capture the principles identified in [Section 2](#): electors should be protected from temptation due to peers and due to self. First, an elector's *score* is the number of nominations he receives. Given a ballot profile  $x \in B$ , write  $s(x)$  for the *score profile of  $x$* ,  $s_i(x) \equiv |\{j \in N \mid x_j = i\}|$ . To capture the idea that electors should be protected from bribes and threats of peers, we require that the outcome can be determined using only the scores, allowing the scrutiny to be a secret ballot:

ANONYMOUS BALLOTS: For each pair  $x, x' \in B$ ,

$$s(x) = s(x') \text{ implies } \varphi(x) = \varphi(x').$$

Second, a profile of one ballot from each elector except  $i$  is written  $x_{-i}$ , and the set of all such profiles is  $B_{-i}$ . To capture the idea that electors should be protected from temptation due to personal ambition, we require that an elector's report does not impact whether or not he becomes pope:

IMPARTIALITY: For each  $i \in N$ , each pair  $x_i, x'_i \in B_i$ , and each  $x_{-i} \in B_{-i}$ ,

$$\varphi(x_i, x_{-i}) = i \Leftrightarrow \varphi(x'_i, x_{-i}) = i.$$

The next axiom captures the idea that ballots are interpreted as nominations:

MONOTONICITY: For each pair  $i, j \in N$ , each  $x \in B$ , and each  $x'_i \in B_i$ ,

$$\varphi(x) = j \text{ and } x'_i = j \Rightarrow \varphi(x'_i, x_{-i}) = j.$$

Our next two axioms capture the idea that consensus be respected. First, if an elector is nominated by all his peers, then he should become pope. Because we only analyze this axiom when self-nomination is prohibited, we can provide the following simple statement:

POSITIVE UNANIMITY [GREGORIAN FORMAT]: For each  $i \in N$  and each

$x \in B$ ,

$$s_i(x) = n - 1 \Rightarrow \varphi(x) = i.$$

Second, an elector nominated by nobody should not become pope:

NEGATIVE UNANIMITY: For each  $i \in N$  and each  $x \in B$ ,

$$s_i(x) = 0 \Rightarrow \varphi(x) \neq i.$$

Our final two axioms capture the idea that electors should be treated symmetrically. Let  $S_N$  denote the set of permutations on  $N$  and let  $\mathbb{1}$  denote the identity: for each  $i \in N$ ,  $\mathbb{1}(i) = i$ . Given  $x \in B$  and  $\sigma, \tau \in S_N$ , let  $x^{\sigma, \tau} \in N^N$  be defined as follows: for each  $i \in N$ ,  $x_{\sigma(i)}^{\sigma, \tau} \equiv \tau(x_i)$ . Observe that for the Gregorian format,  $x$  may be a ballot profile while  $x^{\sigma, \tau}$  is not, as there may be some  $i \in N$  for which  $x_i^{\sigma, \tau} = i$ . First, the scrutiny should not distinguish between any two electors on the basis of name a priori:

NAME INDEPENDENCE: For each  $x \in B$  and each  $\sigma \in S_N$ ,

$$\varphi(x^{\sigma, \sigma}) = \sigma(\varphi(x)).$$

Second, electors should be treated symmetrically insofar as they are candidates:<sup>28</sup>

CANDIDATE NEUTRALITY: For each  $x \in B$  and each  $\sigma \in S_N$ ,

$$\text{if } x^{\mathbb{1}, \sigma} \in B \text{ and } \varphi(x) \in N, \text{ then } \varphi(x^{\mathbb{1}, \sigma}) = \sigma(\varphi(x)).$$

Each of these axioms is satisfied by the scrutiny of Gregory XV. Moreover, while only *impartiality* and *anonymous ballots* were specifically identified from our historical analysis, others are suggestive of conclave tradition. For example, *monotonicity* is compatible with the word *Eligo*—“I choose”—which has been specifically required in scrutinies and other meth-

<sup>28</sup>The analogous symmetry axiom that requires electors are treated symmetrically insofar as they are voters (Mackenzie, 2015) is logically equivalent to *anonymous ballots* for both the Piusine and Gregorian formats, and the proof is straightforward.

ods for centuries; *positive unanimity* is reminiscent of *acclamation*, a former method of election where the electors simultaneously and unanimously declare aloud the new pope; and *name independence* prohibits treating an elector differently at the start of scrutiny, disallowing both (i) a pope naming his successor, and (ii) the *jus exclusivae*, where a secular ruler vetoes an elector.

### 3.3 Analysis of Piusine format

We begin by providing several examples of scrutinies in the Piusine format. First, we introduce the class to which the modern scrutiny belongs, each member indexed by a threshold:

◇ SUPERMAJORITY SCRUTINY WITH INDEX  $t$ ,  $n \geq t > \frac{n}{2}$ : For each  $x \in B$  and each  $i \in N$ ,

$$\varphi(x) = i \text{ if and only if } s_i(x) \geq t.$$

The modern scrutiny has index  $\frac{2}{3}n$ , while the supermajority scrutiny with index  $\frac{2}{3}n + 1$  was used in the last century.

Next, we introduce a class of constant scrutinies, each indexed by an elector who always wins:

◇ FIXED-WINNER SCRUTINY INDEXED BY  $i \in N$ : For each  $x \in B$ ,

$$\varphi(x) = i.$$

In such a scrutiny, the pope is determined without input from the cardinal electors at all. This could happen, for example, if the pope designated his successor. Though this did happen in the early church,<sup>29</sup> the pope has been selected by the cardinals for nearly a millenium ([Pope Nicholas II, 1059](#)).

<sup>29</sup>For example, it is known that Felix IV designated Boniface II ([Pope Felix IV, circa 530](#)).

Finally, we introduce the constant rule that always selects black smoke:

◇ BLACK SMOKE SCRUTINY: For each  $x \in B$ ,

$$\varphi(x) = 0.$$

This is a scrutiny by definition, though it clearly is of no practical use.

It is clear that the modern scrutiny is not *impartial*, as an elector can determine whether or not he is elected when his peers have made him one vote short of winning. In fact, this defect deeply pervades the modern format altogether:

THEOREM 1: For the Piusine format, an *impartial* scrutiny satisfies

- (i) *voter anonymity* if and only if it is a fixed-winner scrutiny or the black smoke scrutiny, and
- (ii) *candidate neutrality* if and only if it is the black smoke scrutiny.

The proof is in the [Appendix](#). Our conclusion is simple: the format of scrutiny should be changed.

### 3.4 Analysis of Gregorian format

For the Gregorian format, the definitions of the fixed-winner scrutinies and the black smoke scrutiny are as written in [Section 3.3](#); the difference is that the space of ballot profiles  $B$  has changed with the prohibition of self-nomination. There is an additional difference for the definition of the supermajority scrutiny: the threshold  $t$  can no longer be  $n$ ; it must now satisfy  $n - 1 \geq t > \frac{1}{2}n$ . The scrutiny of 1621-1945 is the member of the supermajority class with index  $\frac{2}{3}n$ .

It is clear that each supermajority scrutiny satisfies all of our axioms. This raises a natural question: does any other scrutiny for the Gregorian format? The answer is no. In fact, the supermajority class is distinguished using only some of our axioms, the other axioms implied through logical

relationships:

THEOREM 2: For the Gregorian format, the following are equivalent:

- $\varphi$  is a supermajority scrutiny;
- $\varphi$  satisfies *impartiality, monotonicity, positive unanimity, voter anonymity, and candidate neutrality*;
- $\varphi$  satisfies *impartiality, monotonicity, positive unanimity, voter anonymity, and name independence*;
- $\varphi$  satisfies *impartiality, monotonicity, positive unanimity, candidate neutrality, and name independence*.

Moreover, each of these three characterizations is tight.

The proof is in the [Appendix](#). Within the supermajority class, a rule is selected by selecting a threshold, and for the Gregorian format, both the Third Lateran Council and Gregory XV agree that this threshold should be  $\frac{2}{3}n$ .

In a similar finding, [May \(1952\)](#) considers the problem of aggregating rankings over two social alternatives, and proves that *simple majority* is the only rule satisfying *anonymity, neutrality*, and a strong version of *monotonicity*. Though we consider rules with larger domains and ranges, similar axioms nevertheless lead to a small class of similar rules when incentives are taken into consideration through *impartiality*. In fact, analogous results hold for a variety of domain-range settings where agents approve of several peers and at least one prize, but possibly several, must be awarded ([Suzuki and Horita, working paper, 2016](#)).

Because of our finding, we are able not only to endorse the Gregorian format on the basis of the principles we have identified, but also to endorse the specific scrutiny of 1621-1945. That does not necessarily mean that electors must sign their ballots; we discuss this in the conclusion.

## 4 Deadlock

As mentioned earlier, after enough failed scrutinies, the two with the most nominations in the most recent scrutiny become finalists. Thereafter, at each deadlock scrutiny, a voter may only nominate a finalist, and this continues until one of the finalists receives at least two-thirds of the nominations. There are a few potential concerns with this method.

- The final standard scrutiny may not reveal two finalists. For example, there could be a four-way tie, or there may be two electors tied for second place. The current law does not address all possibilities.<sup>30</sup>
- The conclave is not guaranteed to end by a particular date. When John Paul II introduced deadlock scrutinies, he required only that a finalist receive a majority of the votes, essentially guaranteeing the conclave ends on the date of the first deadlock scrutiny. This meant, however, that a patient majority of electors could block all standard scrutinies to make their candidate a finalist and elect him, effectively removing the two-thirds requirement. This appears to be the reason that Benedict XVI raised the threshold for deadlock scrutiny to two-thirds, but the tradeoff is that this reintroduces the possibility that a conclave could continue indefinitely.
- Narrowing down to two finalists could make compromise difficult. On some future date, the church may find its electors polarized. In such a climate, a moderate candidate may best serve the church and protect it from schism. But such a compromise would be impossible if the two finalists held positions at opposite extremes.
- Over the course of deadlock scrutinies, one of the finalists may die. Though remote, this possibility is more likely in a polarized conclave that has trouble reaching a consensus—a process which can take years.<sup>31</sup> In this event, does the other finalist become pope? As

<sup>30</sup>A question related to selecting two finalists is analyzed by [Amorós \(2013\)](#), who considers the problem of designing a mechanism for a biased jury to select a fixed number of winning contestants. In that setting, however, the jurors and contestants are different people.

<sup>31</sup>The longest conclave, which elected Gregory X, lasted from November 1268 to September 1271.

the current constitution does not address this, there is room for argument, which means there is theoretically a circumstance where an elector might believe he can reach his desired outcome through murder. If one of two finalists in a polarized conclave were to die for any reason, there would be risk of great damage to the church due to accusations along these lines—perhaps even schism.

To design a *final scrutiny*, let us disallow black smoke, requiring that a pope be selected:

DECISIVENESS: For each  $x \in B$ ,  $\varphi(x) \in N$ .

In all its centuries the conclave has never featured such a final scrutiny. This history is unsurprising, for in fact each final scrutiny is defective according to the principles we have identified as evidenced by the following three findings. First, no such *decisive* and *impartial* scrutiny respects consensus:

THEOREM HM1 (HOLZMAN AND MOULIN, 2013): For the Gregorian format, no *decisive*, *impartial* scrutiny satisfies *positive unanimity* and *negative unanimity*.

When our model is interpreted as the assignment of a single indivisible good among agents who selfishly desire it, black smoke is interpreted as the destruction of the object, and the requirement that someone be selected is equivalent to standard *efficiency*. For this reason, the finding that these axioms become compatible when it is possible to select nobody through black smoke—as evidenced by, for example, the supermajority class—reinforces the finding in various economic models that certain objectives can be achieved only by relaxing *efficiency* or destroying goods.<sup>32</sup>

<sup>32</sup>For example, when money may be transferred and agents have quasi-linear preferences with respect to money, the VCG mechanisms (Vickrey, 1961; Clarke, 1971; Groves, 1973) are the only *strategy-proof* and *partially efficient* mechanisms if the domain of admissible valuation function profiles is smoothly-connected (Holmström, 1979), and these mechanisms necessarily burn money when all valuation functions are admissible (Green and Laffont, 1979). In the special case that one object is to be allocated, Sprumont (2013) argues for sometimes destroying the object instead of burning money

Moreover, this complements the finding that the axioms are compatible when selecting *multiple* winners is possible.<sup>33</sup> In related work, [Bjelde, Fischer, and Klimm \(working paper, 2015\)](#) consider  $k$  prizes to be awarded using approval ballots, both when they must all be assigned and when this is not necessary, but instead of proceeding axiomatically they investigate rules that perform well according to the metric introduced in [Fischer and Klimm \(2014\)](#).

Second, no *decisive* and *impartial* secret ballot uses the nominations at all:

**THEOREM HM2** ([HOLZMAN AND MOULIN, 2013](#)): For the Gregorian format, a *decisive, impartial* scrutiny satisfies *anonymous ballots* if and only if it is a fixed-winner scrutiny.

This is similar to [Theorem 1](#); it becomes possible to use nominations by allowing the use of black smoke, but this possibility vanishes if self-nomination is then allowed.

To state the third result, we introduce a class of scrutinies, each indexed by an elector who alone determines the pope:

◇ **DICTATOR SCRUTINY WITH INDEX  $i$** : For each  $x \in B$ ,

$$\varphi(x) = x_i.$$

The third result is that the only *decisive* and *impartial* scrutinies that treat electors symmetrically as candidates are the dictator scrutinies:

**THEOREM M1** ([MACKENZIE, 2015](#)): For the Gregorian format, a *decisive,*

to distribute surplus more evenly. Other findings along these lines include that an auctioneer seeking to maximize his expected revenue should set a reservation price when buyer valuations are uncertain ([Myerson, 1981](#)), and that discarding redundant goods without sacrificing *efficiency* leads to a rich class of desirable rules in classical exchange economies when agents have Leontief preferences ([Li and Xue, 2013](#)).

<sup>33</sup>In particular, the axioms are compatible whenever there are  $k$  prizes, where  $n \geq k > 1$  ([Tamura, working paper, 2016](#)). When there are  $n$  prizes, the *plurality with runners-up* rule ([Tamura and Ohseto, 2014](#)) meets the requirements, provided there are at least four agents, and this rule even has a characterization in terms of other axioms ([Tamura, 2016](#)).



*impartial* scrutiny satisfies *candidate neutrality* if and only if it is a dictator scrutiny.

Though this is a negative result, it is not as negative as [Theorem 1](#): the dictator rules are no longer *impartial* when self-nomination is allowed even when black smoke is available.

Taken together, these three findings suggest that there is no acceptable way to use a “final scrutiny” to determine a pope. But what if randomization were involved? Let us say that a *chance-scrutiny* is a mapping  $\varphi : B \rightarrow \Delta(N)$  that associates each ballot profile with a randomization over the electors; the black smoke cannot be used. Each axiom has a natural analogous definition; for formal statements see [Mackenzie \(2015\)](#).

The *uniform random dictatorship* can be operated as follows. First, have each elector write the name of his nomination onto a card. Second, mix these cards in a bowl. Finally, select one of them uniformly at random. The name on that card is the new pope.

**THEOREM M2** ([MACKENZIE, 2015](#)): An *impartial* chance-scrutiny satisfies *anonymous ballots* and *negative unanimity* if and only if it is uniform random dictatorship.

There are several potential criticisms of this method. We respond to three.

- *The pope may not have the support of two-thirds of the electors.* This is true, and therefore this method should only be used as a last resort if there is wide agreement that such a consensus is impossible. In this event, the primary concern is schism, which can possibly be addressed through ceremony. As a proposal, have each elector seal his nomination card before it is cast. After the winning card is selected, but before it is opened, all of the other cards are burned. At this point, each and every elector swears a holy oath to recognize as pope the man whose name is written on the remaining card. Finally, the card is opened to reveal the pope.
- *An elector nominated by all his peers may not win.* There is indeed

a small chance that instead, the winner will be the nominee of that elector. This is not a practical concern, as this final method would only be used in a greatly divided conclave. But if the process is interpreted as the electors nominating candidates for God to choose, then this simply means that God always has a choice.

- *A pope has never been selected randomly.* While this is true to our knowledge, there is in fact precedent for randomization in the assignment of extremely important positions—one must just go back millennia. As reported in Acts 1:12-26, Saint Peter participates in prayer when randomization is used to select the apostle to replace Judas. The excerpt on randomization, from the King James Version of the Bible:

<sup>23</sup> And they appointed [nominated] two, Joseph called Barsabas, who was surnamed Justus, and Matthias. <sup>24</sup> And they prayed, and said, Thou, Lord, which knowest the hearts of all men, shew whether of these two thou hast chosen, <sup>25</sup> That he may take part of this ministry and apostleship, from which Judas by transgression fell, that he might go to his own place. <sup>26</sup> And they gave forth their lots; and the lot fell upon Matthias; and he was numbered with the eleven apostles.

There are many other ways deadlock could be handled using randomization—for example, a cardinal could be selected uniformly at random, or scrutiny could narrow the candidates down to two finalists and then one of the nominations for them could be randomly selected. Deadlock could also be handled without randomization—for example, the pope could designate who his successor should be if the electors cannot reach a consensus. We simply raise some concerns with the current method and argue that randomization merits consideration.

## 5 Conclusion

We conclude with a discussion of several additional topics.

## THE TWO-THIRDS THRESHOLD AND STABILITY

We characterize the supermajority class, not the  $\frac{2}{3}n$  scrutiny in particular. Does this particular threshold have any merit outside of its long tradition? Surprisingly, yes: the two-thirds threshold is sufficient for a particular kind of *stability*.

In particular, given a collection of voters  $N$ , a collection of candidates  $X$ , and a profile of voter preferences over  $X$ , associate each supermajority threshold  $t$  with a cooperative game as follows: if  $|S| \geq t$ , then  $S$  can achieve any alternative; else  $S$  can achieve nothing. For which  $t$  is the core nonempty?

When  $N$  is a continuum of voters,  $X$  is a compact set in Euclidean issue space, preferences are Euclidean, and the distribution of peaks over  $X$  is concave, then a threshold of at least  $1 - \frac{1}{e}$ , or about 63.2%, guarantees a nonempty core regardless of the number of issues (Caplin and Nalebuff, 1988). In fact this is true more generally, provided preferences are appropriately separable across issues and the distribution appropriately rules out heavy polarization (Caplin and Nalebuff, 1991).

As mentioned earlier, the  $\frac{2}{3}n$  threshold dates back to the Third Lateran Council, where the priority was protecting the church from schism. Schism can occur if a coalition of electors attempts to block an elected pope by crowning their own anti-pope—that is, precisely in the event of instability. The closeness between the threshold adopted in the twelfth century and that revealed by modern analysis is striking.

## BALLOTS WITHOUT SIGNATURES

Though a secret ballot was used for over three centuries, nevertheless the physical ballots featured concealed signatures to enforce the prohibition against self-nomination. These signatures would be revealed in rare cases, and if this were a concern, other methods of enforcement could be pursued. We make one such proposal.<sup>34</sup>

Suppose there are  $n$  electors. Before scrutiny,  $n$  identical decks of cards are printed and packaged. Each deck consists of  $n$  distinct cards, each

<sup>34</sup>This proposal is a slight adaptation of a proposal of Olga Gorelkina.

bearing the name of an elector. To ensure the decks are printed as specified, they are placed in a large bowl and mixed. Each elector takes one deck at random, finds his own card, and finds the card of his nominee. When he votes, he shows his own card and discards it, then secretly casts his nominee's card as his vote, then secretly discards the rest of his cards.

To allow electors to vote for non-electors, each deck might also include a single blank card, onto which can be hand-written the name of any non-elector. The hand-written card need not be signed; it can simply be verified that it does not name an elector.

## FUTURE DIRECTIONS

A few other articles analyze papal elections using the tools of economic theory. [Colomer and McLean \(1998\)](#) use results in social choice theory to explain some of the changes in papal elections throughout history, emphasizing the use of approval voting, and moreover include a particular strong collection of primary sources. [Kóczy and Sziklai \(2015\)](#) consider the 2013 conclave and calculate the Shapley-Shubik index of each elector in a *simple game* whose winning coalitions are based on where the electors were born and how conservative they are by a particular measure; they find that the winner, known today as Pope Francis, ranks third.

In this article, our analysis has focused on scrutiny when each elector nominates one person, but there are other formats that could be considered. Moreover, we have not attempted to model the evolution of opinions due to observing inconclusive scrutiny results, praying, and communicating with peers. These are interesting topics for future research.

## Appendix

In this appendix, we prove [Theorem 1](#), [Proposition 2.1](#), [Proposition 2.2](#), and [Theorem 2](#). The following two lemmas simplify our analysis:

LEMMA HM ([HOLZMAN AND MOULIN, 2013](#)): For both formats, if  $\varphi$  is an *impartial* scrutiny satisfying *voter anonymity*, then for each  $i \in N$  and

each pair  $x, x' \in B$  such that  $s_i(x) = s_i(x')$ ,

$$\varphi(x) = i \text{ if and only if } \varphi(x') = i.$$

LEMMA M (MACKENZIE, 2015): For both formats, if  $\varphi$  is an *impartial* scrutiny satisfying *candidate neutrality*, then for each  $N_0 \subseteq N$  and each pair  $x, x' \in B$  such that there are  $i, i' \in N$  with  $\{j \in N \mid x_j = i\} = \{j \in N \mid x'_j = i'\} = N_0$ ,

$$\varphi(x) = i \text{ if and only if } \varphi(x') = i'.$$

Though the cited proofs specifically regard the Gregorian setting when black smoke cannot be selected, they readily support the above statements with trivial modifications. The introduction of black smoke has no impact on either argument, and turning to the Piusine setting allows the lemmas to be established with even simpler arguments. We therefore omit these proofs.

THEOREM 1: For the Piusine format, an *impartial* scrutiny satisfies

- (i) *voter anonymity* if and only if it is a fixed-winner scrutiny or the black smoke scrutiny, and
- (ii) *candidate neutrality* if and only if it is the black smoke scrutiny.

PROOF: We prove the parts in sequence.

(i) Let  $i \in N$ . By Lemma HM, there is  $V_i \subseteq \{0, 1, \dots, n\}$  such that for each  $x \in B$ ,  $\varphi(x) = i$  if and only if  $s_i(x) \in V_i$ .

Assume there is  $v \in V_i \setminus \{n\}$ . Let  $x \in B$  be such that  $s_i(x) = v$  and  $x_i \neq i$ , and define  $x' \in B$  by:  $x'_i \equiv i$ , and for each  $j \in N \setminus \{i\}$ ,  $x'_j \equiv x_j$ . Then  $s_i(x) \in V_i$ , so  $\varphi(x) = i$ , and then by *impartiality*  $\varphi(x') = i$ , so  $s_i(x) = v + 1 \in V_i$ .

By a similar argument,  $v \in V_i \setminus \{0\}$  implies  $v - 1 \in V_i$ , so either  $V_i = \emptyset$  or  $V_i = \{0, 1, \dots, n\}$ . Since  $i \in N$  was arbitrary, this is true for each elector. There cannot be distinct  $i, j \in N$  such that  $V_i = V_j = \{0, 1, \dots, n\}$ , else for

each  $x \in B$ ,  $i = \varphi(x) = j$ , contradicting that  $i$  and  $j$  are distinct. Because there is at most one  $i \in N$  for which  $V_i = \{0, 1, \dots, n\}$ , and because for any other  $j \in N$ ,  $V_j = \emptyset$ , it follows that  $\varphi$  is a constant scrutiny.

(ii) For each  $x \in B$  and each  $i \in N$ , define  $x_i^{-1} \equiv \{j \in N \mid x_j = i\}$ . By [Lemma M](#), there is  $\mathcal{D} \subseteq 2^N$  such that for each  $i \in N$  and each  $x \in B$ ,  $\varphi(x) = i$  if and only if  $x_i^{-1} \in \mathcal{D}$ .

Assume, by way of contradiction, there is nonempty  $D \in \mathcal{D}$ . Let  $i \in D$ , let  $j \in N \setminus \{i\}$ , and define  $x \in B$  by: (i) for each  $k \in D$ ,  $x_k \equiv i$ , and (ii) for each  $k \in N \setminus D$ ,  $x_k \equiv j$ . Define  $x' \in B$  by:  $x'_i \equiv j$ , and for each  $k \in N$ ,  $x'_k \equiv x_k$ . Since  $D \in \mathcal{D}$ , thus  $\varphi(x) = i$ , so by *impartiality*  $\varphi(x') = i$ , so  $D \setminus \{i\} \in \mathcal{D}$ . Since nonempty  $D \in \mathcal{D}$  and  $i \in D$ , were arbitrary, it follows that  $\emptyset \in \mathcal{D}$ .

Let  $i, j, k \in N$  be distinct, and let  $x \in B$  be the profile where each elector designates  $i$ . Since  $x_j^{-1} = x_k^{-1} = \emptyset \in \mathcal{D}$ , thus  $j = \varphi(x) = k$ , contradicting that  $j$  and  $k$  are distinct. Because a nonempty  $D \in \mathcal{D}$  implies  $\emptyset \in \mathcal{D}$ , which is not possible, thus  $\mathcal{D} = \emptyset$ , so  $\varphi$  is the black smoke scrutiny. ■

Our next proposition involves the following class of scrutinies:

◇ **RESTRICTED UNANIMITY SCRUTINY INDEXED BY  $N'$** : An elector wins if and only if he is in  $N'$  and he is nominated by all his peers.

**PROPOSITION 2.1:** For the Gregorian format, an *impartial* scrutiny satisfies *monotonicity*, *voter anonymity*, and *candidate neutrality* if and only if it is a supermajority scrutiny, a restricted unanimity scrutiny, or the black smoke scrutiny.

**PROOF:** We omit the straightforward verification of axioms. By [Lemma HM](#), for each  $i \in N$ , there is  $V_i \subseteq \{0, 1, \dots, n-1\}$  such that  $\varphi(x) = i$  if and only if  $s_i(x) \in V_i$ .

**CASE 1:** There is  $i \in N$  such that  $V_i \setminus \{n-1\} \neq \emptyset$ . Define  $v \equiv \min V_i$ ; note that  $v \leq n-2$ . Let  $j \in N \setminus \{i\}$ , and let  $S \subseteq N \setminus \{i, j\}$  such that  $|S| = v$ . Define  $x \in B$  by: (i) for each  $k \in S$ ,  $x_k \equiv i$ , (ii) for each  $k \in N \setminus (S \cup \{i, j\})$ ,

$x_k \equiv j$ , and (iii)  $x_i = x_j \equiv \min N \setminus \{i, j\}$ . Let  $\sigma$  be the transposition of  $i$  and  $j$ , and define  $x' \in B$  by: for each  $k \in N$ ,  $x'_k \equiv \sigma(x_k)$ . Then  $s_i(x) = v \in V_i$ , so  $\varphi(x) = i$ , so by *candidate neutrality*  $\varphi(x') = j$ , so  $v \in V_j$ .

Since  $i \in N$  and  $v \in V_i \setminus \{n-1\}$  were arbitrary, thus for each pair  $i, j \in N$ ,  $\min V_i = \min V_j$ . By *monotonicity*, there is  $v^* \in \{0, 1, \dots, n-1\}$  such that for each  $i \in N$ ,  $V_i = \{v^*, v^* + 1, \dots, n-1\}$ . It cannot be that  $v^* \leq \frac{n}{2}$ , else at any profile where two electors have score  $v^*$ , both of those electors would be selected, which is impossible. Thus  $\varphi$  is a supermajority scrutiny.

CASE 2: For each  $i \in N$ ,  $V_i \setminus \{n-1\} = \emptyset$ . Define  $W \equiv \{i \in N \mid V_i = \{n-1\}\}$ . If  $W \neq \emptyset$ , then  $\varphi$  is a restricted unanimity scrutiny; if  $W = \emptyset$ , then  $\varphi$  is the black smoke scrutiny. ■

PROPOSITION 2.2: For the Gregorian format, the following are equivalent:

- $\varphi$  is either a supermajority scrutiny or the black smoke scrutiny;
- $\varphi$  satisfies *impartiality*, *monotonicity*, *name independence*, and *voter anonymity*;
- $\varphi$  satisfies *impartiality*, *monotonicity*, *name independence*, and *candidate neutrality*.

PROOF: This is immediate from [Proposition 2.1](#), since in the Gregorian setting, (i) *name independence* and *voter anonymity* imply *candidate neutrality*, and (ii) *name independence* and *candidate neutrality* imply *voter anonymity*. ■

THEOREM 2: For the Gregorian format, the following are equivalent:

- $\varphi$  is a supermajority scrutiny;
- $\varphi$  satisfies *impartiality*, *monotonicity*, *positive unanimity*, *voter anonymity*, and *candidate neutrality*;
- $\varphi$  satisfies *impartiality*, *monotonicity*, *positive unanimity*, *voter anonymity*, and *name independence*;

- $\varphi$  satisfies *impartiality, monotonicity, positive unanimity, candidate neutrality*, and *name independence*.

Moreover, each of these three characterizations is tight.

PROOF: The characterizations are immediate from [Proposition 2.1](#) and [Proposition 2.2](#), since each acclaim scrutiny and the black smoke scrutiny violates *positive unanimity*.

To establish tightness of the three characterizations, we provide, for each axiom, an example of a scrutiny satisfying all other axioms used in any of the characterizations. In addition to the scrutinies defined in [Section 3](#), we introduce the following, favoring plain language over mathematical formality for clarity:

◊ ACCLAIM UNLESS A TWICE-DESIGNATED PEER: An elector wins if and only if he is nominated by at least  $n - 2$  peers and none of his peers is nominated twice.

◊ MAJORITY UNLESS ONE DISSENTER: An elector wins if and only if he is nominated by over half his peers and not by  $n - 2$  peers.

◊ WEIGHTED MAJORITY SCRUTINY INDEXED BY  $(w_i)$ : Elector  $i$  wins if and only if

$$\sum_{\{j \in N \mid x_j = i\}} w_j > \frac{\sum w_j}{2}.$$

◊ PERSONALIZED THRESHOLD SCRUTINY INDEXED BY  $(v_i)$ ,  $\min v_i + v_j > n$ : Elector  $i$  wins if and only if he receives at least  $v_i$  nominations.

◊ MAJORITY WITHOUT MULTIPLE OPPONENTS: Elector  $i$  wins if and only if (i) he receives over  $\frac{n}{2}$  nominations, and (ii) there is at most one other elector who is nominated by one of  $i$ 's peers.

These examples apply across the three characterizations:

IMPARTIALITY: Acclaim unless a twice-designated peer, provided there are



five or more electors.

MONOTONICITY: Majority unless one dissenter, provided there are five or more electors.

POSITIVE UNANIMITY: Black smoke scrutiny.

For the first characterization:

VOTER ANONYMITY: Weighted majority, provided there are four or more electors.

CANDIDATE NEUTRALITY: Personalized threshold scrutiny.

For the second characterization:

VOTER ANONYMITY: Majority without multiple opponents.

NAME INDEPENDENCE: Personalized threshold scrutiny.

For the third characterization:

CANDIDATE NEUTRALITY: Majority without multiple opponents.

NAME INDEPENDENCE: Weighted majority, provided there are four or more electors. ■

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