Institutional and Evolutionary Failure and Economic Development in the Middle East

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Institutional and Evolutionary Failure and Economic Development in the Middle East

Ian Ayres and Jonathan R. Macey†

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I. INTRODUCTION

This paper examines the politics and finance of development among Middle Eastern countries with particular emphasis on the incentives of autocrats to advance pro-growth policies in general and to foster small enterprise in particular. It is premised on the observation that there is no fundamental reason why Middle Eastern economies cannot enjoy steady, stable economic growth. At several points in the past, particularly in the late 1970s, various Middle Eastern economies, including Iraq, enjoyed middle-income status. From the 1960s until the end of the 1970s, Middle Eastern countries made massive public investments in economic infrastructure, as well as in health, education and, less successfully, in state-owned enterprises. Economic growth, at six percent per worker per year, was the highest in the world in the 1960s.† Going back much further, during the tenth century the Middle East was extremely advanced as measured by its standard of living, technology, agricultural output, and literacy rates.‡

The discussion begins with a description of the institutional features that are important to economic development. Three institutional arrangements in particular are critical for economic growth and human flourishing. These are: (1) the ability to create investment vehicles that facilitate risk-taking, such as the corporation and the limited partnership; (2) the capacity of institutions to adapt to economic and technological advances and changing human

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preferences and tastes; and (3) an economic, social, and legal environment that encourages long-term investment, tolerates failure, and facilitates trade.

Capacity for risk-bearing is the hallmark of entrepreneurship and the key to economic growth. While economists have placed considerable emphasis recently on “external finance,” we believe external finance is a second-order condition that is neither a necessary nor a sufficient catalyst for significant economic development. Rather, the true precondition for economic growth is legal and societal tolerance of failure. Because the probability of failure is high for entrepreneurs starting a new business, the costs associated with such failure must be reduced as much as possible. One such cost, of course, is personal liability, and the corporate form is highly effective at reducing this direct cost. But an as-yet unrecognized benefit of limited liability is that it also sends a signal to entrepreneurs that failure is acceptable as a matter of social policy and societal norms. In other words, when society grants an entrepreneur status as a limited liability entity, it is removing or, at a minimum, reducing the social stigma associated with failure.4

The benefits of the limited liability form of corporate organization have, in our view, been significantly misstated because previous analyses have failed to take into account the norm-creating implications of such rules. Where the state encourages the formation of business in the corporate form, it is sending a powerful green light to entrepreneurs, telling them that it is permissible not only to start a new firm, but also to fail in its creation. The failure of a firm organized as a sole proprietorship or a partnership lies with the sole proprietor or with the partners; the failure of a firm organized as a corporation or a limited liability partnership, however, lies with the entity. This transfer reduces the social stigma of failure not only on the entrepreneur, but also on his family and on his investors.

In our view, the value of limited liability lies in its signaling function for entrepreneurs: sending the message that failure, while not desirable, should not be viewed as a reflection on the personal character or honesty of the entrepreneur. This signal, in turn, leads to a dramatic increase in the supply of entrepreneurs within an economy. The value of the corporate form in enabling private entrepreneurs to escape individual liability for failure has been overstated, particularly for small businesses. Since lenders typically require such entrepreneurs to sign personal guarantees in order to receive credit, the narrow economic value of limited liability is not great—entrepreneurs generally must risk their personal assets when they start a new business.

People have to be willing to take risks in order for an economy to grow. Where these risks include the high likelihood of shame, the inability to start another business, stigmatizing effects on oneself and one’s family, possible personal criminal liability for defrauding creditors, and personal liability for


4. In the United States, some scholars and policymakers bemoan the reduction in stigma associated with declaring bankruptcy. See S. Rep. No. 106-49, at 2, 3 (1999) and articles cited therein. But the level of stigmatization can also be inefficiently high if it chills socially valuable entrepreneurship and risk-taking.
an unincorporated firm's debts, the supply of entrepreneurs is likely to be small.

When the state makes access to the limited liability form easy and inexpensive, it signals that it is encouraging risk-taking. The regulation of limited liability may more broadly signal other aspects of a state's regulatory attitude toward business formation. Since entrepreneurs starting new businesses often are asked to sign personal guarantees in order to obtain credit, insulation from personal liability is only modestly important. Instead, it is the de-stigmatizing effects of state liberalization of the corporate form that matter.

It is easy for the state to draft legislation that would facilitate the formation of limited liability forms of business organization. The World Bank and other funders want these reforms. Many Middle Eastern countries, however, have steadfastly resisted efforts at substantive reform and still place substantial roadblocks in the path of small-business creation. This paper considers the causes of this resistance. It uses economic theories of politics, particularly public choice and social choice theory, to show that, under certain conditions prevalent in Middle Eastern politics, it would be irrational for the ruling coalitions to encourage small-business entrepreneurship. These theories demonstrate that increasing the number of small businesses would lead to a rise in the middle class, which in turn would create destabilizing pressures for democratic reforms. In addition, new business would bring increased competition to the existing firms that, by definition, provide political support to the incumbent ruling class.

Finally, this paper argues that simplifying the process of forming new businesses will require depoliticization of the process. Depoliticization, in turn, will lead to a diminution in the demand for the services of incumbent government bureaucrats, thereby resulting in a reduction in the ability of the incumbent ruling coalition to extract rents from citizens.

The analysis herein will also consider, and reject, the rationales for underdevelopment in the Middle East contained in what currently passes for conventional wisdom. It has been asserted that underdevelopment in the Middle East is attributable to the obsolescent nature of certain Middle Eastern institutions, particularly: (1) the Islamic law of inheritance, which is said to have inhibited capital accumulation; (2) the strict individualism of Islamic law, which is said to have prevented the rise of the corporate form; and (3) the waqf, Islam's trust vehicle, which, it has been argued, has locked wealth into inefficient institutional arrangements that cannot evolve over time. It is wrong, in our view, to blame the lack of development in the Middle East on these institutional characteristics.

Significantly, each of these institutions was, in all likelihood, efficient when it was first introduced. In fact, all of these arrangements could easily be cited as reasons for economic growth and development, rather than as reasons for economic stagnation, had history turned out differently. Thus, they are not

5. See infra note 42 and accompanying text (discussing the World Bank Report).
the cause of the region's lack of development. Instead, the lack of
development in the Middle East is attributable to an absence of incentives to
implement economic liberalization, not to religious or cultural impediments to
development.

To be sure, path dependence is a problem. Inefficient institutions, once
they come into existence, tend to remain unchanged even in the face of
changing circumstances. The apparent incapacity of Middle Eastern economic
and social institutions to evolve in the face of changing circumstances, a
phenomenon that has led to the lack of economic development, has been
compounded by the lack of diversity and choice among rival institutional
arrangements. The centralization and ossification of historical institutional
arrangements create obstacles to economic development in the Middle East.
But the real problem is not path dependence; it is the lack of political
incentives for reform. This paper argues that incumbent ruling elites rationally
oppose economic development when such development is likely to lead to
social changes that threaten their hold on power. It is this rational
calculation—not culture, history, or religion—that sustains obstacles to
growth in the Middle East.

These problems are surprising considering the relative clarity and
simplicity of Islamic business law. Relative to Christian or Jewish law, the
Quran has few economic rules, and there has not been the explosion of rival
interpretations that has occurred elsewhere. The problem in the Islamic world
has been a lack of dynamism: legal rules and institutions, once in place, tend
to remain static. In a rapidly changing world, this lack of legal development
has prevented the emergence of modern, efficient institutional arrangements
for financial intermediation and investment. Adding to the problem is distrust
and intense dislike of America, which, among other things, is a symbol of
economic freedom and laissez-faire economic policies. This anti-Americanism
prevents reform because market liberalization is branded as western cultural
imperialism.

II. DETERMINANTS OF GROWTH

The explosion of research in development economics, particularly by
economists whose specialty is microeconomics and the theory of the firm
rather than macroeconomics and interest-rate policy, has yielded a dizzying
farrago of theories about the necessary preconditions for economic growth.
Among the common characteristics of successful economies are heavy capital
investment, extensive schooling, relatively low income inequality, low
fertility, temperate climate, good seaports, laissez-faire government policies,
well-developed capital markets, political and economic freedoms, strong
property rights, ethnic homogeneity, British colonial origins, common-law
legal systems, political stability, good governance, foreign direct investment,
and suitably conditioned foreign aid.7

7. Rafael La Porta et al., The Quality of Government, 15 J.L. ECON. & ORG. 222 (1999);
As interesting as these various theories are, a causation problem exists: it is not clear whether such elements as good schools cause economic development, or whether economic development enables and therefore causes certain societies to be able to afford good schools, as well as produce other results, such as political stability and low income inequality.

Another vexing problem with most extant theories of growth and development is that under such theories, the most important determinants of growth appear to be historical, institutional features that are the result of long-standing, highly path-dependent factors that are not susceptible to change or improvement. In other words, under most theories of growth, weak patterns of development are the economic equivalent of a genetic malformation for which there is no known cure or therapy. But history, as opposed to economic theory, shows that over time countries do, in fact, experience periods of rapid growth that often are preceded (or followed) by periods of economic stagnation.

A third problem with the dominant theories of growth, particularly as exemplified by La Porta, Lopez-de-Silanes, Shleifer, and Vishny (LLSV), is the exclusive focus on public companies in an examination of whether common law or civil law systems better protect minority shareholders and provide adequate incentives for the accumulation of external capital. This approach pays insufficient attention to the determinants of business formation. By looking solely at external finance, the LLSV approach misses the fact that businesses must already be successful before they can even need external finance, much less succeed in attracting it. Many new companies fail. The critical determinant of growth therefore, in our estimation, is not whether an economic system provides sufficient access to external finance, but whether the system provides sufficient incentives for the formation of new business. If so, then even in the absence of external finance, firms can grow by financing themselves through retained earnings. Thus, countries such as France and Italy, civil law states with weak protections for minority shareholders and inefficient banking systems, have been able to achieve and sustain admirable rates of economic growth because they provide adequate incentives for the formation of small business. Theories of economic growth must consider that the formation of new business may well be even more important to economic growth than the ability of existing, successful business to obtain external financing from banks or capital markets.

Finally, theories such as that espoused by LLSV—which establishes that external finance is more difficult and protections for minority shareholders are weaker in countries with civil law origins—falter for two reasons when addressing minimum capital requirements and bureaucratic hurdles to business formation. First, the LLSV theory does not address why the legal rules in the progeny of civil law systems are stricter than those in France and

9. See, e.g., La Porta et al., supra note 3; Rafael La Porta et al., Law and Finance, 106 J. POL. ECON. 1113 (1998).
Germany, the countries where the rules originated. In other words, why are the minimum capital and bureaucratic hurdles worse in the Muslim world than they are in France and Germany? Interest group politics explains this phenomenon far better than the LLSV path dependence story.

Second, LLSV argue that civil law systems provide inadequate protections for minority shareholders and creditors. Yet according to public interest theory, minimum capital requirements exist ostensibly to provide protection for minority shareholders and creditors. That these protections are stricter in civil law countries is inconsistent with LLSV’s hypothesis. In other words, existing theories of growth in finance focus too heavily, in our view, on the supply side of the growth equation. Such scholarship examines the connections between the operation of various financial systems and economic growth, concluding that “the preponderance of the evidence suggests that both financial intermediaries and markets matter for growth.”¹¹ As Merton Miller has asserted, “that financial markets contribute to economic growth is a proposition almost too obvious for serious discussion.”¹² This may be the case, but before financial markets can supply firms with capital, the firms demanding such capital must come into existence in the first place. Along the same lines, it also seems clear that the demand for capital by firms will determine, or, at a minimum, will influence the shape of the financial markets. As Joan Robinson famously articulated the point in 1952, “where enterprise leads finance follows.”¹³

The problem with these rival theories about the determinants of economic growth is that they both presuppose the existence of the engines of growth. The key question for these theories is whether the crucial inputs for growth are available. According to the finance theory, banks, stock markets, and other institutions of financial intermediation provide the funding and technical guidance necessary for economic development to occur. By contrast, the rival theory posits that the financial sector develops in response to demand for financial services from industry. The difference between these theories is the perennial “chicken and egg” problem. It seems clear that both sides are correct: economies with flourishing industrial sectors are likely to have flourishing financial sectors, and vice versa. The enduring problem is to specify a theory of growth that can provide insights of value to those studying economies that have neither well-developed financial sectors nor well-developed industrial sectors.

Similarly, none of the existing theories of growth and development, in or out of finance, accounts for why countries exhibit such differences in levels of investment in human capital. Likewise, path dependence appears to provide the only account of why some economies enjoy high levels of trust and socially beneficial norms and institutions, while others appear to be lacking in

such norms and in the element of trust that provides the basis for economic development. Here all agree that education and other forms of human capital investment are important determinants of growth, but a better understanding is needed of how to jump-start this process.

The gaps in the existing theory follow from its failure to account for the critical preconditions to economic growth. This paper posits that growth starts with demand by individual entrepreneurs for small-business creation. Many of these small businesses inevitably fail, but some succeed—and those that do provide the demand side for finance as well as the basic engines of growth for the rest of the economy. The difference between developing countries and countries with poor records of growth and development lies in the incentives provided by government and other societal institutions to start new businesses.

Small businesses are the main engine for growth even in countries with better-developed economies. In the United States, for example, small businesses create approximately 75% of the new jobs added to the economy, represent 99% of all employers, employ 50% of the private work force, account for 41% of private sales in the country, and provide 39% of jobs in high technology sectors and over one-half of private sector output.\textsuperscript{14}

Small businesses are likely to play an even more important role in the private sector of less-developed countries in which weak securities markets and banking sectors make it difficult to accumulate the large amounts of capital needed to fund big business. Of course, whether the future of an economy depends on large, medium, or small-size firms, all firms start small; unless there are sufficient incentives to start a small business, the economy generally will suffer.

Thus, under our theory, simple factors, notably the ease of starting a new business and the ability to operate that business without fear of personal liability or imprisonment, are critical variables in the solution to the growth puzzle. In particular, the inability of small entrepreneurs to start and maintain small businesses seems to explain the economic pathology in many developing countries, particularly in the Middle East. The core problems are: (1) the lack of easy access to the limited liability organizational form that provides a vehicle for doing business without fear of crushing personal liability; and (2) the lack of choice among a variety of such forms. Limited liability forms of business organization not only facilitate risk-taking but also stimulate the demand for capital, thereby promoting the development of the financial sector.

Economic growth requires entrepreneurship. Entrepreneurship requires risk-taking. Different legal frameworks provide different incentives for risk-taking. In the United States, for example, the ease with which firms and individuals can declare bankruptcy and, perhaps more importantly, the lack of social stigma associated with such declarations remove disincentives for firms and individuals to take risks. In countries where debtors face potential civil or criminal liability for business failure or inability to pay creditors, those

prospects dampen risk-taking incentives. Clearly, the ability to form limited liability entities such as the corporation, the joint stock company, and the limited partnership is critical to attract risk capital.

In other words, flexibility in the creation of corporate forms and structures is important not only in attracting outside investment capital to business but also in providing entrepreneurs with sufficient incentives to start new business enterprises. Middle Eastern countries are among the most difficult places in the world in which to start a business. The difficulty is not religious in character; it is political and bureaucratic. It takes too long to start a business, few alternative business forms are available, and far too many bureaucratic hurdles lie along the road to business formation, particularly in the form of minimum capital requirements.

Risk-taking by small-business owners, individual investors, and high net-worth individuals is the critical element that produces high growth rates. In the United States, the traditional corporate form is being challenged by a new limited liability form of business organization, the limited liability company (LLC). This organizational structure combines all the tax benefits associated with partnerships (taxation on profit distributions only at the investor level, not at the entity level) with the limited liability protections of the traditional corporate form. This corporate form, now legal in forty-eight U.S. states, is considerably cheaper, simpler, and easier to maintain than alternative organizational forms, including Subchapter S corporations and limited family partnerships. LLCs can own subsidiary companies and can have an unlimited number of investors, and they also enjoy greater flexibility in allocating profits. LLCs are even better than limited partnerships in terms of protecting investors' and entrepreneurs' personal assets.

Moreover, the ready availability of the traditional corporate form, the LLC, and the limited partnership is an essential prerequisite to the development of a successful venture capital market. In this context, it is important to stress that venture capital investment is, by definition, investment in unlisted, early-stage, or start-up companies, with the objective of profiting by either selling the company or taking it public approximately five years after the initial investment.

Venture capital investment requires an array of organizational forms. Outside investors typically are limited partners, so they need a vehicle such as the limited partnership. The venture partnership itself generally purchases preferred shares in a closely held corporation that it hopes to take public in the future. The virtue of the limited partnership form of business organization, which has been adopted in all countries with successful venture capital sectors, is that it permits investors to enjoy limited liability while conveying unrealized investment gains and losses to the investors without tax being paid at the enterprise level. In other words, the limited partnership is not a taxable entity, although it is a limited liability entity. Gains and losses pass through the enterprise to investors for tax purposes. Tort and contract liability,

however, remain with the enterprise. Firms may not always choose the most efficient, cost-effective organizational form, but they should at least be given the flexibility to do so.\textsuperscript{17}

Governance of the limited partnership is carried out by the general partner of the enterprise. In the venture capital context, as in other arenas, the general partner of the limited partnership generally is organized either as a corporation or as a limited liability company. The firms in which the venture capital fund invests are organized as corporations, with the fund typically taking preferred shares that are convertible into common shares and that give the venture capitalist the right to a controlling (majority) number of seats on the company's board of directors.

In a recent and important article, Timur Kuran has asserted that Islamic law "provides no room for corporations—collective enterprises possessing legal rights distinct from those of the individuals who finance or serve [them]."\textsuperscript{18} The problem with this observation is that Jewish and Christian law make no specific provisions for such collective enterprises either. As with other cultures, early Middle Eastern economies had partnerships that permitted collective investment and that were deemed consistent with Islamic Law.\textsuperscript{19} The question is why Islamic law did not evolve more quickly to permit the emergence of corporations and other juridical entities that have the legal capacity to assume risk and enter contracts. It was not until 1851 that the first predominantly Muslim-owned joint stock company, the Şirket-I Hayriye marine transportation company, was formed.\textsuperscript{20} While the corporate form is available in the Middle East, forming a corporation takes longer, is more expensive, and involves substantially more interactions with government bureaucracy than elsewhere in the world. Clearly, this long-standing lack of an institutional structure such as the corporate form has historically been a significant impediment to capital formation in Middle Eastern countries.

This observation, then, leads to the question of why the economic institutions in Middle Eastern economies so frequently appear to lack the capacity to evolve over time in order to adapt to new economic and technological circumstances and to changing human preferences.

A. \textit{The Role of the State}

Central planning has never been successful at allocating capital efficiently. The persistent failure of even the best-intentioned government efforts to make effective capital allocation decisions has proven, to the extent such assertions ever can be proven, that economies in which the private sector

\textsuperscript{17} Joe Bankman has shown that Silicon Valley start-up companies do not always choose the most efficient form from among the plethora of choices available to them. Bankman argues that start-up companies often could have reduced their net tax liability if they had organized as subsidiary corporations or limited partnerships rather than as independent corporations. But many start-ups chose to organize as independent corporations, causing most firms to lose millions in potential tax savings. This assertion may be true; our point is simply that such optimization is possible only when there is a menu of choices. Joseph Bankman, \textit{The Structure of Silicon Valley Start-ups}, 41 UCLA L. Rev. 1737 (1994).

\textsuperscript{18} Kuran, supra note 2, at 73.

\textsuperscript{19} \textit{Abraham L. Uдович, Partnership and Profit in Medieval Islam} 249-61 (1970).

\textsuperscript{20} Kuran, supra note 6, at 1.
dominates capital allocation decisions are likely to outperform those in which
government takes the leading role in making decisions about how to invest
resources. This conclusion, however, emphatically does not mean that the
government has no role to play in the economy, particularly in reducing
transaction costs, providing standard form, off-the-rack rules, and dealing with
distributional unfairness.21

So far, this paper has stressed that government is necessary to provide
the legal framework for entrepreneurship. The legal system provides the
business forms that permit the creation of the business entities through which
investment is made. The basic corporate entity in particular, conceptualized as
a contracting entity separate and distinct from its investors, is essential not
only to attract investors but also to provide entrepreneurs with the incentives
they need to take the risks inherently involved in starting a new business.
This observation implies that the state is required to do far more than merely
create a contracting framework within the context of the classical libertarian
“night watchman state.”22 Nozick, by contrast, articulated the ideal role of the
state in the following terms:

a minimal state, limited to the narrow functions of protection against force, theft, fraud,
enforcement of contracts, and so on, is justified; ... any more extensive state will violate
persons' rights not to be forced to do certain things, and is unjustified; and ... the
minimal state is inspiring as well as right. Two noteworthy implications are that the state
may not use its coercive apparatus for the purpose of getting some citizens to aid others,
or in order to prohibit activities to people for their own good or protection.23

Nozick’s definition of the role of the state leaves no room for corporations or
other limited liability forms of business organizations. In establishing the
framework for the corporate form, the state necessarily uses its coercive
apparatus in order to get some citizens to aid others: when the state permits
the corporate form, as it ubiquitously does, its coercive power prohibits non­
contracting third parties who deal with the corporation, particularly tort
claimants, from obtaining compensation from the firm’s investors, including
shareholders and other putative owners, for damages caused by the firm. The
state coerces these third parties unwittingly to aid others, namely the
corporation’s investors, in a clear violation ofNozick’s strictures.

The corporate form, in other words, involves a disturbing societal
decision to force some individuals at least potentially to sacrifice their own
interests for the greater social good. This result clearly resists Nozick’s moral
claim that “there is no justified sacrifice of some of us for others.”24

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(1989).


23. Id. at ix. Other prominent proponents of the minimal state include Benjamin Constant,
Herbert Spencer, Leonard Read, Ludwig von Mises, Friedrich Hayek, James M. Buchanan, Milton
Friedman, Ayn Rand, John Hospers, and Henry David Thoreau.

24. Id. at 33. The corporate form could be made to comply with Nozick’s ideal if limited
liability were waived with regard to non-consenting tort creditors. See Henry Hansmann & Reinier
Kraakman, Toward Unlimited Shareholder Liability for Corporate Torts, 100 Yale L.J. 1879, 1881
(1991). This interesting academic proposal has certainly not been widely adopted. See, e.g., Mark
Weinstein, Share Price Changes and the Arrival of Limited Liability in California, 32 J. LEGAL STUD. 1
(2003).
For development, the state must provide at least three functions: (1) it must create a legal environment in which contracts can be freely made and enforced; (2) it must create and freely permit the use of the various forms of business organization that serve as the vehicles for investing; and (3) it must pass laws that permit these business organizations to have distinct legal personalities. Endowing a business with legal personality in turn enables all investors, including residual claimants, to invest without fear of personal liability to non-contracting third parties for the debts and obligations of the business.

Providing the necessary institutional features for growth is not at all technically difficult, particularly since these features can be copied readily from existing common law and civil law economies. The challenge, rather, is political. Permitting corporations and other business organizations to be formed freely requires the state and particular bureaucracies within it to relinquish some of their powers. Reducing the number of interactions with the state bureaucracy required to form a corporation and reducing (or, better still, eliminating) the costs of forming a corporation involve something far more difficult: the voluntary sacrifice of power by the state.

Most importantly, a foreseeable consequence of making access to the corporate form cheap and plentiful is the rise of a large cohort of small businesses, and the corresponding emergence of a middle class of small-business owners and entrepreneurs. Turning specifically to the Middle East, a U.S. State Department official made this point in an interview prior to a summit meeting among G8 foreign and finance ministers and their Arab counterparts in Rabat, Morocco, intended to promote democracy across the Arab world. He observed that technical and financial assistance that facilitates the formation of small-business enterprises in the Middle East will contribute to democratic change in that region: "when you help small entrepreneurs, that creates a middle-class [which is] part of the social underpinning of democracy. . . . We [the Bush administration] see synergistic links between political and economic initiatives."

From this incipient middle class base will come not only advances in per capita GDP, but also an emergent class of educated citizens interested in all sorts of reforms that inevitably will be viewed as threatening by the incumbent ruling cohort. This emergent class might be threatening both as a group and individually. As a group, the middle class may come to wield both economic and political power. While the first generation of middle class entrepreneurs may not be individually threatening, their children may turn their ambitions to bigger things—such as politics. What seems to be lost on U.S. administration officials is any recognition that the ruling coalitions in these countries may not welcome economic initiatives that lead to political initiatives, particularly those aimed at democratization: such reform necessarily will threaten their jobs, status, and power.

The threat that an emergent entrepreneurial class poses to nondemocratic institutions is clear. Entrepreneurs will educate their children and this process will, in turn, lead to pressure for social reform. As Ronald Inglehart has observed, two types of social change—rising education levels and rising occupational specialization—produce a citizenry that is more articulate, better-equipped to organize and communicate, more autonomous, more accustomed to thinking for themselves, and more endowed with specialized skills that enhance their bargaining power with elites.  

In other words, it is political (and not economic or technical) factors that conspire to impede relaxation of constraints on corporate formation. Economic reform will lead to the emergence of a middle class of small-business owners who will, in turn, provide broad-based and powerful support for democratization. By making it difficult to start small businesses, the ruling coalition can dampen the demand for political reform by stymieing the development of the economic cohort that will be the source of such demand.

Our theory can be viewed as a practical, political implication of Robert Putnam's argument about social capital. Putnam shows that democracy depends on social capital, which in turn is created by the civic and economic institutions that occupy the cultural and political space outside of the family and the state. If this assertion is true, then it stands to reason that rational despots will take steps to retard the development of "trust, norms, and networks" that create social capital and provide the necessary components for democratic governments. One way to implement this strategy is to make business formation more difficult. People involved in business further their interests by networking, which in turn creates social capital and, subsequently, pressure for democratization. This process and its outcomes are quite threatening to despots.

B. The Middle East

Timur Kuran has argued that:

if community building was indeed central to Islam's initial mission, the early promoters of Islam would have been suspicious of any concept liable to facilitate factionalism. In particular, the fear of stoking the embers of tribalism, or stimulating similarly exclusive forms of solidarity, would have made them spurn the idea of a corporation.

This assertion is doubtful. There is substantial evidence to the contrary, particularly the relatively enlightened position of Islam with respect to trade and commercialism and the absence of the sort of anti-market sentiment that characterizes important strands of Christian thought. Consider, for example,

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28. Id. at 170.
30. The first corporation in the world was likely organized at the Catacombs of Kom el Shoqafa first, which originally appears to have been developed to serve the funereal needs of a single family, but was expanded in the early second century into a burial site for the masses, administered by a corporation. Members paid dues for the right to have family members buried in one of the many rock-hewn chambers at the site. It is worth noting that, unlike Christianity, Islam has never been hostile to the
that the Christian notion that it is harder for a rich man to get to heaven than for a camel to transverse the eye of a needle\(^{31}\) is not found in Islam.

Moreover, in the absence of specific provisions to the contrary, it seems unlikely that such a precise prohibition as the one on corporations and other separate juridical entities could have arisen from so broad and universal a concept as the promotion of inclusive communities. As Kuran has observed, "[f]aced with the question of whether it is legitimate to bequeath property to a mosque, which is not a natural person, certain early jurists had ruled in the affirmative."\(^{32}\) After all, many who promote inclusive communities find nothing inconsistent with the concept of juridical entities such as the corporation. Moreover,

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\text{[f]rom the dawn of Islam, every generation of Muslims faced situations that made it convenient to grant or utilize a group identity less inclusive than that of the community of all Muslims. The exigencies of daily life thus exposed the impracticability of keeping the ever-expanding global Muslim community undivided and undifferentiated.}\(^{33}\)
\]

For example, guilds were organized along monopsonistic trade lines, such that buyers of goods such as flour and butter were given exclusive rights to purchase these particular goods from foreign suppliers.\(^{34}\) These organizations were treated as juridical entities separate from their constituents. What was lacking in these entities—and in other, even more important entities recognized under Islamic law such as the waqf—was limited liability. Limited liability, in turn, requires an organizational structure that endows a firm with legal personhood, separate and distinct from its owners, that can enter into contracts, sue and be sued, and otherwise incur liability. It seems clear, however, that

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\text{[w]ith a modicum of imagination a person steeped in Islamic legal history could have found Islamic precedents showing that the Islamic legal tradition already harbored a concept of personhood. Indeed, numerous historical episodes, some from the revered seventh century, could have been used to justify endowing associations with fictitious personhood.}\(^{35}\)
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While it is implausible to blame Islam, as Timur Kuran has done, for the failure of Middle Eastern countries to adopt contemporary, flexible forms of business organization, it is even more implausible to blame Islam for the failure of Middle Eastern countries to simplify and reduce the bureaucracy required to start a business, hire and fire workers, enforce contracts, obtain credit, or close a business and collect debts. There are no Middle Eastern

private sector or to rational, enlightened, self-interested behavior among merchants. Indeed, the Prophet himself was from a well-to-do family of the Qureish tribes in Mecca. The chief occupation of his tribe was trade, and he traveled on business with his uncle, at one point meeting the Christian monk Behara during a commercial venture to Syria. See The Catacombs of Kom el Shoqafa, at http://wonderclub.com/WorldWonders/-CatacombsHistory.html (Aug. 30, 2000).

32. Kuran, supra note 6, at 26.
33. Id. at 22.
34. Id. at 20.
35. Id. at 20-26 (observing that "the fourth caliph Ali (d. 661) is reputed to have said that the furnishings of the Kaba, Islam's most sacred sanctuary, are owned by the Kaba itself. Such precedents could have served as justification for granting legal recognition to an entity other than a natural person").
countries among the top twenty economies in the world as measured by the ease of doing business, despite the presence of developing economies such as Botswana and Thailand on the list. Ease of doing business is a vector along which global economies can and do compete. In 2003 and 2004, for example, fully half the countries in the European Union reduced the time required for starting and operating a business. Poorer countries, defined by the World Bank Group income classifications, tended to resist reform.

A more likely explanation for the continued bureaucratic hurdles to doing business is the interest of elites in maintaining their power over capital allocation. The notion of the corporation as a separate juridical entity poses a unique political problem for religious elites who provide services that otherwise might be provided by a more efficient government. If the corporation can exist as a separate, for-profit entity, then so too can the state. Private interests matter, and it was never in the private interest of Middle Eastern countries to recognize the creation of separate juridical entities such as corporations or limited liability companies. This phenomenon, in turn, has retarded economic development.

In other words, the greatest strength of the limited liability form is its ability to accumulate large amounts of wealth and, consequently, to accumulate large quantities of power. This feature of the corporate form represents a potential threat to the power of the very authorities that are necessary for its legitimization. The desire to curb institutional competition, in our view, provides the most likely explanation for the long-time failure of Islamic nations to grant legal recognition to non-persons. Even to this day, Islamic countries tend to have restrictions on the formation of limited liability companies, particularly restrictions on foreign investment.

Of course, competition between the public and private sectors is not in any way unique to Islamic societies. This phenomenon is ubiquitous in the modern world. But the wide divergence in resolutions to this tension raises the question of why the state permitted the formation of limited liability juridical entities in the non-Islamic world. Here the pluralism of the West, particularly the simultaneous existence of rival governments and the competition for authority between religious groups and the state, deprived any particular authority of the ability to benefit itself by limiting access to the corporate form. Market participants who wanted the advantages of the corporate form could engage in forum shopping by searching for a jurisdiction that would permit this organizational form. In other words, jurisdictional competition among competing states and religions, much more prevalent in the West than in the Middle East, explains why the West generated a richer variety of

37. Id. at 18.
38. Id. at 1.
39. Recall that it was not until the middle of the nineteenth century that the first corporate form came to the Middle East, substantially later than it came, for example, to Europe. See supra note 20 and accompanying text.
corporate forms than the Middle East. For example, when entrepreneurs discovered that they could incorporate in one U.S. state and do business in another without having to obtain a special legislative corporate charter, the demand for such charters disappeared and states shifted to the modern practice of granting charters as a matter of right.\textsuperscript{41} In the absence of this sort of jurisdictional competitive pressure, it is possible that the United States, like many Middle Eastern countries, would have developed a much less flexible and dynamic system of business law.

The critical point here is that corporations and other limited liability entities have the potential to be both powerfully destabilizing and powerfully democratizing. Corporations are democratizing in two ways. First, on the demand side of the equation, the introduction of corporations and other limited liability entities permits decentralized capital formation. Society can pursue modernization and industrialization without concentrating decisions regarding capital formation in the hands of a few families, or in the hands of the state. While such decentralization leads to efficient investment decisions, it also facilitates societal power-sharing in ways that other forms of financial intermediation do not. Perhaps most importantly, when firms can raise the capital they need in the public capital markets, they no longer have to rely on the government or on other sources, such as powerful families, for funding. While this recourse to markets reduces rent-seeking in society significantly, it also reduces the power of government and of the richest individuals and families in society.

A similar dynamic comes into play on the supply side of the equation: the corporate form, with its critical features of limited liability and freely transferable shares, allows for the creation of a large middle class of investors in an economy that is able to accumulate large amounts of capital and to put that capital to productive use. This middle class emergence is what accurately could be called the democratizing function of the limited liability form of business organization. In addition to serving the important function of reducing rent-seeking, the corporate form simultaneously permits firms to raise capital from many different sources and supports tremendous heterogeneity among suppliers of capital.

Starting a new business in a Middle Eastern or North African country is unusually difficult. These countries have some of the largest capital requirements for start-up businesses anywhere in the world, according to a recent report on investment climate reforms cosponsored by the World Bank and its private sector lending arm, the International Finance Corporation (IFC). Consistent with our analysis, this report finds that investment climate reforms, "while often simple, can help create job opportunities for women and young people, encourage businesses to move into the formal economy, and promote economic growth.\textsuperscript{42} For example, the World Bank observes that


between 2003 and 2004, Morocco experienced a 21% jump in new business registrations after simplifying its entry procedures.\footnote{World Bank Group Press Release, \textit{supra} note 42.} This increase is truly remarkable given that the minimum capital requirement for limited liability companies in Morocco was, until recently, prohibitively set at $85,000 (MDH 10,000).\footnote{The Ministry of Communication of Morocco, Corporate Legal System, \textit{supra} note 42.} However, in light of the fact that the minimum capital requirement in Saudi Arabia is set at $533,000 (SAR 2,000,000) for privately held companies and $2,666,000 (SAR 10,000,000) for public companies,\footnote{Info-Prod Research (Middle East) Ltd., Info-Prod Country Guide: Jordan, \textit{supra} note 45.} while for Jordanian firms the minimum capital requirement is over $700,000 (JD 500,000), the price tag for starting a business in Morocco is not completely surprising.\footnote{Some countries in the European Union have a (relatively paltry) minimum capital requirement of £25,000. See Enriques \& Macey, \textit{supra} note 15, at 1175-76. However, since under a series of rulings by the European courts it is possible to organize a shell company in an EU member state with little or no minimum capital requirement, and then organize a “branch” in a member state with a high minimum capital requirement, these requirements can be avoided easily and cheaply. See, e.g., Case C-212/97, Centros Ltd. v. Erhvervs-og Selskabsstyrelsen, 1999 E.C.R. I-1459 (1999). This is not the case in the Middle East.} In fact, the figure is in line with other Middle Eastern countries such as Oman, which has a minimum capital requirement for its public companies (joint stock companies) of $65,000 (RO 25,000).\footnote{Info-Prod Research (Middle East) Ltd., Info-Prod Country Guide: Oman, \textit{supra} note 47.} By Western standards, however, the figure is almost unimaginable: U.S. minimum capital requirements are zero in most states and close to it in others, and effectively zero in the European Union.\footnote{Some countries in the European Union have a (relatively paltry) minimum capital requirement of £25,000. See Enriques \& Macey, \textit{supra} note 15, at 1175-76. However, since under a series of rulings by the European courts it is possible to organize a shell company in an EU member state with little or no minimum capital requirement, and then organize a “branch” in a member state with a high minimum capital requirement, these requirements can be avoided easily and cheaply. See, e.g., Case C-212/97, Centros Ltd. v. Erhvervs-og Selskabsstyrelsen, 1999 E.C.R. I-1459 (1999). This is not the case in the Middle East.} It is no coincidence that Arab countries in which Islam is the dominant religion account for six of the ten countries in the world with the highest minimum capital requirements for starting a business.

Interestingly, the World Bank and IFC report, which measures the efficiency of regulation in 145 countries, “finds that poor nations, through administrative procedures, still make it two times harder than rich nations for entrepreneurs to start, operate, or close a business, and businesses in poor nations have less than half the property rights protections available to
businesses in rich countries.\textsuperscript{49} Similarly, the report found that relatively growth-minded Jordan reduced the time it takes to register a new business by nearly nine weeks and now gives regulators an incentive to maximize the value recovered for creditors when a business must close. Such reductions are only relative, however: the Jordanian government still requires a new business to have minimum capital equivalent to eleven times the nation’s average per capita income. In Saudi Arabia and Yemen, the minimum capital requirement is more than fifteen times the average income. In Syria, the requirement is a stunning fifty times the average income. By comparison, more than forty nations worldwide, including the United States, have no minimum capital requirement for a start-up business.\textsuperscript{50}

Despite the fact that Jordan’s King Abdullah II claims to be strongly in favor of market-oriented economic liberalization and is ostensibly pursuing privatization schemes and pro-investment reforms, our critique of inefficient small-business regulatory regimes remains relevant to Jordan.\textsuperscript{51} Part of this disjunction between words and action may be attributable to the fact that economic liberalization is often focused on external investors and multinational corporations rather than on the small businesses that are likely to be organized by local entrepreneurs. This external focus, in turn, may be due to the fact that, for the reasons developed in this paper, the incumbent ruler prefers that the economic gains associated with market reforms inure to foreigners rather than to domestic entrepreneurs. Any new entrepreneurial class created by market reforms is likely to push for democratic liberalization and other changes threatening to incumbent rulers.

In October 2002, King Abdullah II unveiled a high-profile publicity and public relations campaign called the Jordan First program.\textsuperscript{52} Structured as a sort of compact between the government and its people, the program features government promises to abide by the principles of accountability and transparency; in turn, it asks Jordanian citizens to place “Jordan’s national interest at the forefront of all considerations of civil society.”\textsuperscript{53} As for economic development, the Jordan First campaign features a government pledge to enact procedural, legislative, and administrative reforms to “stimulate and encourage private investment in the various economic facilities.” In return, it hopes that the private sector will “place the Homeland’s interests among its priorities”; such national “interests” include

\textsuperscript{49} World Bank Group Press Release, supra note 42.

\textsuperscript{50} See DOING BUSINESS IN 2005, supra note 36, at 89-97.

\textsuperscript{51} Jordan’s indicators in the Doing Business report are abysmal. It takes entrepreneurs eleven steps and thirty-six days to launch a business, as compared to an OECD average of six steps and twenty-five days. Furthermore, the cost of starting a business is equal to 53% of gross national income (GNI), as compared to the 8% average for OECD nations. The most staggering figure, however, may be the ratio of minimum capitalization requirements to GNI per capita. Jordanian businesses must deposit at least 1147.7% of GNI per capita to receive a business registration number, as compared to a mere 44.1% for OECD nations. World Bank & Int’l Fin. Corp., Snapshot of Business Environment—Jordan, at http://rru.worldbank.org/DoingBusiness/ExploreEconomies/BusinessClimateSnapshot.aspx?­economyid=99 (last visited Mar. 6, 2005).


\textsuperscript{53} Id.
private sector investment in education and job training, as well as hiring preferences for Jordanians.  

The Jordan First program's objectives are to help build a free, democratic Jordan that is still Hashemite. The campaign involves the articulation of the government's self-imposed obligations to various sectors of society—the private sector, the media, and educational institutions, among others—and the reciprocal actions that the state suggests these sectors take. A central goal of the campaign is to engender feelings of nationalism and patriotism in Jordanian citizens. The state, for example, pledges to provide citizens with "justice, equality, the Rule of Law, transparency and accountability." In turn, the people are "duty-bound to respecting its laws and dignity, safeguarding its constants, protecting its stability and national security, and defending its interests faithfully and with dedication."  

The World Bank also reported that, around the world, rich countries undertook three times as many investment climate reforms as poor countries during 2004. None of the top ten reformers (Slovakia, Colombia, Belgium, Finland, India, Lithuania, Norway, Poland, Portugal, and Spain) was from the Middle East.

Other findings related to Middle Eastern nations include:

- Of the fifty-eight countries that reformed business regulation or strengthened the protection of property rights in the last year, only seven were in the Middle East.

- Only two nations in the region, Tunisia and Israel, ranked in the top quartile of the countries surveyed on the ease of doing business. Both countries improved further last year. Tunisia raised the recovery rate in bankruptcy and increased the coverage of borrowers in its public credit registry. Israel established a new procedure for debt recovery in the courts, which takes less than seven months. Previously, it took a year for creditors to collect overdue debt.

- Among nations enacting reforms, Jordan improved the process for starting a new business the most, by cutting the number of procedures from fourteen to eleven and the number of days from ninety-eight to thirty-six.

- Jordan, along with Morocco, Egypt, Saudi Arabia, Yemen, and Syria, still occupies a place on the list of the ten countries in the world with the highest minimum capital requirement for starting a business.

- Algeria, Morocco, and Yemen also recently reduced the number of days necessary to start a business. Saudi Arabia reformed its public credit registry, nearly doubling the number of borrowers with information available at the registry.

Despite these reforms, Michael Klein, World Bank/IFC vice president for private sector development and IFC chief economist, observed that "poor countries that desperately need new enterprises and jobs risk falling even
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further behind rich ones who are simplifying regulation and making their investment climate more business friendly."\textsuperscript{57} The main research findings of \textit{Doing Business in 2005} relevant here are summarized as follows:

- \textbf{Businesses in poor countries face larger regulatory burdens than those in rich countries.} Poor countries impose higher costs on businesses to fire a worker, enforce contracts, or file for registration; they impose more delays in going through insolvency procedures, registering property, and starting a business; and they afford fewer protections in terms of legal rights for borrowers and lenders, contract enforcement, and disclosure requirements. In administrative costs alone, there is a threefold difference between poor and rich nations. The number of administrative procedures and the delays associated with them are twice as high in poor countries.

- \textbf{The payoffs from reform appear to be large.} The report estimates that an improvement from the bottom to the top quartile of countries in the ease of doing business is associated with an additional 2.2\% in annual economic growth.\textsuperscript{58} An indication of the payoff comes from Turkey and France, each of which saw new business registration increase by 18\% after the governments reduced the time and cost of starting a business last year. Slovakia’s reform of collateral regulation helped increase the flow of bank loans to the private sector by 10\%. The payoff comes because businesses waste less time and money on unnecessary regulation and devote more resources to producing and marketing their goods; there is also a benefit when governments spend less on ineffective regulation and more on social services.

- \textbf{Heavy regulation excludes the poor—especially women and younger people—from doing business.} The report finds that weak property rights and heavy business regulation conspire to exclude the poor from joining the formal economy. “Heavy regulation not only fails to protect women, young people, and the poor—those it was intended to serve—but often harms them,” said Caralee McEliesh, one of the report’s authors. \textit{Doing Business in 2005} shows that countries with simpler regulations can provide better social protections and a better economic climate for businesspeople, investors, and the general public. The report builds on noted economist Hernando de Soto’s work, showing that while it is critical to encourage registration of assets, it is as important—and more difficult—to stop them from slipping back into the informal sector.\textsuperscript{59}

What is striking about the reforms aimed at streamlining regulation and facilitating the process of starting small businesses is that they are so amazingly simple to implement. It does not take a sophisticated understanding of economics, finance, or administrative procedure to organize a simple


\textsuperscript{58} But as mentioned above, it is difficult to determine whether the growth helped spur movement for deregulation.

\textsuperscript{59} \textit{See World Bank, Doing Business in 2005, supra} note 36, at 3-4.
corporate code or to reduce the costs, both direct and bureaucratic, associated with starting a business. Therefore, one must consider the possibility that growth is not encouraged in Middle Eastern countries because the elites in these countries do not want such growth to occur for political reasons. As Enrico Colombatto and Jonathan Macey have pointed out previously:

Growth alters the balance of power between the rulers and potential rival coalitions and increases the probability of political change. In other words, in these economies growth can bring the political information and transaction costs associated with opposing an existing ruler into reach. When these costs become affordable [internal] interest groups that are powerful enough to fight for [regime change] will form. Hence the frequently observed efforts by [ruling elites] to stifle growth opportunities are consistent with the rational self-interest of such leaders.60

In other words, low growth exists in certain countries because it is difficult to displace existing rulers, and existing rulers, of course, have an interest in keeping it difficult to displace them. One way that those in power can reduce the likelihood of their displacement is by preventing potential rivals from amassing enough wealth to pose an effective democratic challenge. By contrast, in developed countries, which tend to be democratic, low growth rates tend to make changes in power more likely. In democracies, low economic and political transaction costs encourage interest groups to come together to demand change. As growth slows, these groups will become increasingly successful at advocating for reform. But democracy, tolerance for dissent, and a minimum level of wealth and security are prerequisites for groups to demand reform successfully. Often, incumbent rulers in developing countries have no incentives to press for even the simplest reforms that would lead to improvements in economic performance, because these reforms would promote political dissent by providing some of the prerequisites necessary for groups to galvanize into effective political coalitions. In other words, high growth is in the interest of the leaders of democracies, but not necessarily desired by the leaders of non-democracies, where growth will lead to greater pressures for reform and increased contestability of leadership positions.

Here our argument is consistent with the point made by Noah Feldman that the “optimal strategy” for autocrats in the Muslim world is “to eliminate secular democratic dissent, keeping just enough Islamist opposition alive to make Islamism the only alternative without enabling it to become strong enough to overthrow the government.”61 Autocrats have incentives to keep enough Islamist extremist opposition alive to permit them to make a credible (though false) claim that Islamism is the only alternative to the status quo. It also is important to such autocrats that no group becomes “strong enough to overthrow the government.”62

62. Id.
Autocrats have the same incentives to stifle the emergence of a middle class of small-business entrepreneurs as they have to repress Islamic opposition parties: they do not want serious opposition to their power to emerge. This motivation appears to be the best rational-choice explanation for the regulations observed in autocratic Middle Eastern countries, which make business formation so difficult. 63

We are not claiming that the contestability of democracy is somehow a prerequisite to having responsive rulers who would be willing to shelve anti-growth business law. The pro-growth, pro-limited liability stance of China, Singapore, Taiwan, and Suharto’s Indonesia, among others, suggests otherwise. Our point is that democratic countries inevitably and ubiquitously feel pressure to grow. It also is the case, however, that non-democratic countries sometimes feel similar pressures.

Our claim, therefore, is that democracy is a sufficient condition for inducing responsive rulers to avoid anti-growth policies (such as those restricting the creation of limited liability business forms). In non-democracies, the leaders will have to balance the personal benefits of growth against its costs. Rulers who face other threats to their continued power—especially external threats—may still find it worthwhile to encourage the growth of corporate forms of organization and the entrepreneurship that goes along with them. 64

Promoting entrepreneurship brings both risks and rewards to incumbent leaders. The rewards come in the form of greater wealth, since the proceeds from taxation and other forms of revenue collection increase as national income rises. 65 The risks derive from the fact that, as many studies show, when incomes rise, governments tend to become more democratic. 66 Clearly, countries with more economic freedom (lower taxes and less market regulation) have greater wealth and higher rates of growth. There is a statistically significant positive relationship between economic freedom and per capita national income. 67 Economic freedom today leads to greater wealth tomorrow. More interestingly, economic freedom may in some way lead to or “cause” political freedom. 68 In turn, this newly acquired political freedom poses risks to incumbent leaders. 69

63. Rational choice theory posits that humans are purposive and goal-oriented. They have sets of hierarchically ordered preferences, or utilities, and tend to make rational calculations about the utility of alternative lines of conduct with reference to the preference hierarchy, particularly with respect to major decisions, such as whether to support policies that would facilitate the creation of small business. The theory also predicts that social phenomena—social structures, collective decisions, and collective behavior—are ultimately the result of rational choices made by utility-maximizing individuals. JONATHAN TURNER, THE STRUCTURE OF SOCIOLOGICAL THEORY 354 (1974).

64. Colombatto & Macey, supra note 60, at 637.

65. It might seem that a state may profit more from selling the rights to (or taxing) state-created monopolies. But this is not the case. Competition increases potential tax revenues both because there will be higher national income and because competitive prices leave more room for state taxation.


67. Id. at 19 (citations omitted).

68. Id. at 21; see also W. Ken Farr et al., Economic Freedom, Political Freedom and Economic Well-Being: A Causality Analysis, 18 CATO J. 247 (1998).

69. See Kurrild-Klitgaard & Berggren, supra note 66, at 19-22; FELDMAN, supra note 61, at 23 (arguing that the optimal strategy for autocrats in the Middle East is to eliminate democratic dissent).
The natural endowments of particular nations also play an important role in the extent to which leaders feel pressure to assume the risks and rewards associated with promoting entrepreneurship. Oddly, states with greater natural resource wealth—including oil wealth—tend to grow more slowly than their less well-endowed counterparts. Part of the explanation lies in the fact that rentier states—which obtain a large proportion of their revenues from external sources (rents), for example from the sale of natural resources such as oil—suffer from a democracy deficit that stifles demand for economic growth. It is not obvious why being a rentier state undermines democracy: the argument seems to be that when governments can generate significant wealth from natural resources, they can reduce the tax burden on their citizens, who in turn demand less from government. Along these lines, states such as Libya and Saudi Arabia use their oil wealth for social spending programs that have helped reduce internal pressures for social reform and democratization.

As discussed below, this paper’s analysis is not inconsistent with the rentier state hypothesis. In fact, the lack of incentives associated with oil wealth can further reduce rulers’ motivations to institute economic reforms. The problem with the rentier state hypothesis as a global explanation for the legal and bureaucratic obstacles to business development observed in the Middle East is that this explanation applies only to states that derive a major portion of their income from oil and other natural resources. In contrast, the phenomenon that this paper observes—the imposition of obstacles to economic growth in the form of regulations making business formation more difficult—is ubiquitous in the Middle East. It is not limited to rentier states such as Saudi Arabia but also applies to relatively oil-poor states such as Egypt, Jordan, and Syria.

Oil correlates with other problems as well—problems that are not accounted for by the rentier state hypothesis. In particular, scholars have observed that states with natural resource wealth tend to have more civil wars. This phenomenon makes sense: natural resources are worth fighting


71. The concept of a rentier state can be traced at least to Lenin, who opined that "[t]he rentier state is a state of parasitic, decaying capitalism, and this circumstance cannot fail to influence all the socio-political conditions of the countries concerned." Vladimir I. Lenin, Imperialism, the Highest Stage of Capitalism, in THE LENIN ANTHOLOGY 204, 253 (Robert C. Tucker ed., 1975). Hazem Beblawi has defined the rentier state as one in which the state derives income directly from foreign sources, rather than from taxes imposed on resident individuals and business firms, and in which "only a few [people] are engaged in the generation of this rent [income], the majority being only involved in the distribution or utilization of it." Hazem Beblawi, The Rentier State in the Arab World, in THE RENTIER STATE 49, 51 (Hazem Beblawi & Giacomo Luciani eds., 1987). See also Michael L. Ross, Does Oil Hinder Democracy?, 53 WORLD POL. 325 (2001), available at http://www.polisci.ucla.edu/faculty/ross/doesoil.pdf (last visited Apr. 2, 2005).


74. Paul Collier & Anke Hoefler, On Economic Causes of Civil War, 50 OXFORD ECON.
over, and coalitions that control a country will control its natural resources. While incumbent leaders cannot, as a practical matter, rid themselves of natural resources such as oil in order to reduce the chances of civil war, rulers can stifle entrepreneurship, thereby reducing societal wealth and hampering the growth of an educated middle class that might attempt to gain control of government, or at least pressure the incumbent leadership for democratic reforms. Of course, as the threat of civil war increases, incumbent leaders can justify repressive, anti-democratic measures, as well as the care and feeding of a large police state capable of quashing both violent unrest and democratic initiatives.

The insights in this paper have implications that complement the rentier state hypothesis regarding the issue of whether oil and other natural resources hinder democracy. In the framework developed here, every ruling coalition faces a tradeoff between the benefits of economic liberalization—including, most significantly, higher tax revenues—and the costs, primarily the emergence of a middle class of small-business entrepreneurs.

Assuming, as is probably the case, a diminishing marginal utility of wealth for despots, countries with oil see (ceteris paribus) fewer benefits from liberalization (because they have oil wealth), but no fewer costs. Therefore, non-democratic countries with oil wealth will be even less inclined to engage in liberalization than other non-democratic countries. Michael Ross has made a related argument, hypothesizing that “[w]hen oil revenues provide a government with enough money, the government will use its largesse to prevent the formation of social groups that are independent from the state and hence that may be inclined to demand political rights.” Similarly, Kiren Aziz Chaudhry has argued that governments in the Middle East “deliberately destroyed independent civil institutions” and developed programs that were “explicitly designed to depoliticize the population.”

Small-business formation produces problems for government in much the same way as oil. Both generate revenues and both generate social unrest. Whether Middle Eastern states use their oil revenues deliberately to inhibit dissent may be subject to some disagreement, but the impediments to small-business formation are unambiguously deliberate.

On the basis of the foregoing analysis, countries in the Middle East can be divided into three categories: poorly endowed states with clear external

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75. Ross, supra note 71.
76. Id. at 334.
77. Kiren Aziz Chaudhry, Economic Liberalization and the Lineages of the Rentier State, 27 COMP. POL. 1, 19 (1994). Country studies on Algeria, Iran, Iraq, and the Arab Gulf states have argued that oil wealth has been an impediment to democracy by retarding the formation of social capital. See, e.g., Jill Crystal, Civil Society in the Arab Gulf States, in 2 CIVIL SOCIETY IN THE MIDDLE EAST 259 (Augustus Richard Norton ed., 1996); John P. Entellis, Civil Society and the Authoritarian Temptation in Algerian Politics, in 2 CIVIL SOCIETY IN THE MIDDLE EAST, supra, at 45; Zuhair Humadi, Civil Society Under the Ba’th in Iraq, in TOWARD CIVIL SOCIETY IN THE MIDDLE EAST 50 (Jillian Schwedler ed., 1995); Farhad Kazemi, Civil Society and Iranian Politics, in 2 CIVIL SOCIETY IN THE MIDDLE EAST, supra, at 119.
78. Ross, supra note 69, at 334.
threats (e.g., Israel and Lebanon); poorly endowed states with no clear external threats (e.g., Syria and Egypt); and, finally, oil-rich states (e.g., Kuwait and Saudi Arabia). 79

We predict that poorly endowed states with clear external threats will be forced to pursue liberal economic policies that encourage growth and development. The leaders of countries such as Israel and Lebanon (and Singapore and Taiwan outside of the Middle East) must, if they are to survive, produce growth in order to generate the resources necessary to provide security against external threat, and to quell internal dissatisfaction. 80 In other words, the presence of an external threat makes leadership positions in these countries contestable, as in democracies. This contestability, in turn, leads to responsive government. Nowhere is this dynamic more evident than in Israel, which would cease to exist if it could no longer generate the resources necessary to provide for strong national defense. Moreover, a weaker economy, as measured by lower GDP per capita, would make it more difficult for Israel to attract Jewish immigration and to prevent emigration to richer countries such as Australia, Canada, and the United States. Thus, despite the hard socialist underpinnings of the Jewish state, successive governments, although nominally left-wing, have pursued pro-growth economic policies.

In contrast, the ruling coalitions in Syria and Egypt, with few external threats, have weak incentives to pursue reforms likely to generate growth, and are even more weakly inclined to tolerate the political dissent and the democratically inclined social class that such growth is likely to generate. Consistent with our analysis, while it is relatively cheap and simple to start a new business in Lebanon and Israel, it is costly and complex to do so in Egypt and Syria.

Of course, this argument does not imply that Egypt and Syria are free from pressure for political reform, despite the lack of democratic government. As a result of the recent U.S.-sponsored elections in Iraq, the entire Middle East is “bubbling with expectations for political reform.” 81 The pressure comes both from domestic opposition groups and from foreign governments. The pressure on Egypt is particularly strong, since the country receives roughly $2 billion in U.S. aid annually and has been criticized for moving too slowly to enact democratic reforms. In particular, during his State of the Union address on February 2, 2005, President George W. Bush suggested that “[t]he great and proud nation of Egypt, which showed the way toward peace

79. Oil-rich states can afford larger military forces to arm themselves against both external threats and internal pressure. Oil-rich states also are likely to enjoy the protection of the U.S. security umbrella. This is the case with Kuwait and Saudi Arabia, whose ruling coalitions enjoy the benefits of a significant U.S. military presence, without which they probably would not survive for very long.

80. While control of Lebanon’s government clearly is not as contestable as it might be, due to the presence of Syrian “peace-keepers” and the installation of a pro-Syrian puppet government, relative to other Middle Eastern countries, Lebanon has strong democratic traditions and impulses. For example, on February 28, 2005, Lebanese Prime Minister Omar Karami announced the resignation of his pro-Syrian government. The resignation occurred two weeks after the assassination of Karami’s predecessor, Rafik Hariri, which triggered protests in the streets and demands that Syria withdraw its troops from the country. See Hassan M. Fattah, Syria Under Pressure: Worse Trouble May Lie Ahead, N.Y. Times, Mar. 3, 2005, at A3.

in the Middle East, can now show the way toward democracy in the Middle East.” 82 Shortly thereafter, on February 26, Egyptian President Hosni Mubarak unexpectedly called on his country’s parliament to amend the Constitution to allow for direct, multiparty presidential elections for the first time in the nation’s history. 83 President Mubarak predicted that the next president of Egypt “will be elected through direct, secret balloting, opening the opportunity for political parties to run in the presidential elections and providing guarantees that allow more than one candidate for the people to choose from with their own will.” 84 The press heralded the proposal as responding both to “vocal domestic demands for increased democracy as well as stepped-up pressure from the Bush administration.” 85

On a more modest note, bowing to international pressure, Syria has said that it will remove its troops from Lebanon. 86 Furthermore, Syria recently arrested and turned over to Iraqi officials some thirty former leaders of Saddam Hussein’s regime who were being sought by U.S. coalition forces for aiding the insurgency in Iraq. Hussein’s half-brother, Sabawi Ibrahim al-Hassan al-Tikriti, the former chief of Iraq’s two most powerful security agencies, was among this group. 87

Our hypothesis is that democratization will bring with it internal pressure for economic reform. We also posit that economic reform will bring increased pressure for democratization in countries such as Egypt and Syria. For this reason, economic reform of the kind discussed in this paper (simplifying and reducing the costs of business formation) will be a leading indicator of political leaders’ real interest in implementing meaningful democratic reforms that go beyond mere public relations gimmicks.

Finally, countries in the third category, such as Kuwait and Saudi Arabia, have even weaker incentives to pursue high-growth economic policies than do resource-poor countries such as Egypt and Syria, since their natural resources provide them with the wealth necessary to pacify local dissent and to attract the protection of the U.S. military. In these countries starting a new business is costly and complex. Moreover, as we would expect, the situation is...

83. MacFarquhar, supra note 81.
84. Id.
85. Id. During his speech, President Mubarak did not discuss amending Article 77 of the Egyptian Constitution, which provides for an unlimited term of office for the Egyptian president. His comments were restricted to amending Article 76 of the Constitution, which deals with how presidents are selected. Not all observers were convinced that the proposed changes were meaningful. Id. Columnist and political analyst Ibrahim Eissa argued that:
This is a way [for Mubarak] to improve his image with the Americans and to please them with some formal changes . . . while at the same time he is keeping everything else unchanged, like the emergency laws, imprisoning the opposition, the state controlling the media and political parties existing just on paper. This is deception.
Id. at A4. Ayman Nour, head of Al Ghad, a newly approved political party, was imprisoned on January 29, 2005, on allegations that he forged signatures to gain government recognition of his political party. Critics of Mubarak such as Hisham Qassim, Vice President of Al Ghad, contend that “the only credible candidate against Mubarak is lying in prison on trumped up charges.” Id. at A4.
worse in Saudi Arabia than it is in Kuwait, because the latter is more vulnerable to external threats.

Another concern for the leaders of non-democracies might involve the management of inequality. While we have stressed the direct threat that an emergent middle class poses for incumbent rulers, it is also possible that a newly minted, discrete entrepreneurial class would provoke lower-class resentment and thus indirectly threaten to destabilize an incumbent regime. 88 Lower-class resentment would reinforce the impulse for incumbents to oppose growth policies—especially if the masses resent royalty and old wealth less than new wealth. 89

It must be stressed that the present discussion, which concerns the optimal strategy of rulers in an autocracy, need not make the strong claim that the ruling elite is in fact rational. We need only sustain the significantly weaker claim that these rulers behave as though they were rational. 90 This claim seems quite easy to make because natural selection among competing rulers will disfavor autocrats who act irrationally (i.e., in ways inconsistent with the goal of remaining in power) and favor leaders who, whether rational or not, act rationally in a pattern consistent with the objective of remaining in power. Nevertheless, in light of the high stakes that characterize the context we consider here—whether national leaders will adopt rational strategies when their very survival is at stake—the assumption that leaders will carefully consider the consequences of their actions and behave in accordance with the policy of maximizing the probability that they will remain in power—seems hardly far-fetched or unrealistic.

Our analysis is also consistent with public choice theory, which applies the assumptions of microeconomics to the realm of government behavior. Although self-interested behavior leads to desirable results in the sphere of private ordering, such behavior also dominates the sphere of public ordering, where it produces political decisions designed to benefit the decision-makers, often with negative consequences for those subject to such decisions. Interest groups and ruling coalitions (and voters in democracies) seek special advantages from the state in a process known as rent-seeking.

Public choice theory applies to bureaucrats as well as to the politicians and autocrats they serve. Indeed, for some thinkers, public sector bureaucrats are the critical agents in public choice theory. While such bureaucrats often, and erroneously, are assumed to work in the public interest by effectuating rational, public-spirited government programs efficiently and effectively, public choice theorists see bureaucrats as self-interested utility maximizers, motivated by such factors as “salary, perquisites of the office, public reputation, power, patronage . . . and ease of managing the bureau.” 91

88. Amy Chua has shown how free-market forces can provoke lower-class resentment against “market dominant minorities.” See generally AMY CHUA, WORLD ON FIRE: HOW EXPORTING FREE MARKET DEMOCRACY BREEDS ETHNIC HATRED AND GLOBAL INSTABILITY (2002).
89. At the 2005 Yale Middle East Legal Studies Seminar, reference was made to Egyptian President Gamel Abdel Nasser’s seduction of the masses with regard to policies that seem to sacrifice growth in the name of equality.
90. Cf. MILTON FRIEDMAN, ESSAYS IN POSITIVE ECONOMICS 39-43 (1953) (articulating the rationality assumption in economics in the same manner).
From a public choice perspective, increasing the number of procedures necessary to start a new business makes perfect sense. For every government permit necessary to start a business, a new bureaucratic structure can be formed and staffed with the friends and relatives of the autocrat. Thus, a recent World Bank survey of laws, regulations, and government officials from around the world found that the largest single problem in starting a new business was the presence of "[t]oo many separate procedures and different offices to visit."92 In particular, the World Bank recommends creating single access points for business, making the electronic registration of new businesses possible, standardizing paperwork across bureaucracies, and imposing a "silence is consent" rule in business registrations.93 As sensible as these suggestions are, it is clear why autocratic regimes are often reluctant to implement them: the costs associated with effectuating these reforms would be borne by politically powerful and well-connected bureaucrats, along with their autocratic sponsors, who would suffer a diminution of power (including, potentially, the ability to collect bribes and to employ lower-level bureaucrats). The benefits from such reform, however, would inure only to an amorphous, attenuated, politically powerless group of nascent entrepreneurs who might overcome the obstacles to starting a new business if such transaction costs were reduced.

Consistent with this analysis, it is not surprising that the average number of days required to start a business in the Middle East (not including Israel) is forty-three, as compared to eight in France, thirteen in Italy, and five in the United States, and that more procedures (an average of 10.5) are needed to start a business in the average Middle Eastern country (not including Israel) than in the United States (five), Israel (five), France (seven), or even heavily bureaucratized Italy (nine).94

The public choice analysis explains why so much bureaucracy is required to start a new business in non-democratic countries in the Muslim world and elsewhere. The rational choice analysis explains both why so much bureaucracy is required and why minimum capital requirements are so high. Both theories focus on the private incentives of a ruling elite, both in self-preservation and in the expansion of its power base. Next we consider the extent to which the heavy bureaucracy and high minimum capital requirements observed, particularly in autocratic states in the Middle East, can be rationalized as consistent with the public interest. We conclude that they cannot be so rationalized.

First, with respect to the requirements regarding bureaucracy and the suggestion that government can assist business by nominating an existing bureaucracy to be the single access point, bringing together representatives of various other agencies, we see no other explanation, other than the public choice and rational choice explanations offered here, for why developing countries do not streamline their procedures for starting new businesses in

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92. DOING BUSINESS IN 2005, supra note 36, at 21. This point originally was made in HERNANDO DE SOTO, THE OTHER PATH 132-34 (1987), a brilliant study of the obstacles to starting a business in Peru.
93. DOING BUSINESS IN 2005, supra note 36, at 21.
94. See infra tbl. 2.
order to reduce associated transaction costs.\textsuperscript{95} Similarly, other well-known reforms—particularly eliminating court involvement in the registration process, permitting companies to utilize a single company identification number, and allowing a general-objects clause in new firms' articles of incorporation—are all simple, straightforward policy initiatives with clear benefits and no discernible costs, other than for bureaucrats.

Somewhat more controversial is our argument that the high minimum capital rules of various autocratic Middle Eastern countries can be explained on the grounds that such rules are necessary to protect creditors dealing with the new firm from losses incurred in extending credit to marginally capitalized companies. First and foremost, the protections provided by minimum capital requirements are entirely illusory. These rules are purely barriers to entry: they do not require that firms maintain a minimum amount of capital to protect creditors. Thus, a company with $1 million in minimum capital at the start of operations is free, of course, to allocate this capital to operations. By the end of the first year (indeed, by the end of the first day) of operations, the entire value of the original capital contribution might be dissipated.

Second, with respect to contract claimants, the ineluctable reality is that creditors today do not rely on statutory protection (such as restrictions on dividend payments and other distributions, or minimum capital requirements). Trade creditors rely instead on continuous, careful monitoring of their payments for receivables, while commercial lenders require disclosure of financial data, security interests, and contractual limitations on distributions.\textsuperscript{96}

These market-based contractual protections have the advantage of being flexible. Such protections are also superior to minimum capital rules because they can be tailored to the needs of particular companies and their creditors. By contrast, minimum capital rules manage to be both over- and under-inclusive in the creditor protections they provide. Such rules are over-protective because they require firms with few, if any, creditors and little risk—firms that pose no danger to prospective creditors—to incur the economic waste associated with high minimum capital requirements in order to initiate activity. By contrast, contractual protections are, by their very nature, tailored to the particular needs of individual companies. Instead, minimum capital requirements take a one-size-fits-all approach to the issue of minimum capitalization that necessarily distorts capital markets.

Minimum capital requirements are under-protective of creditors' interests for the same reason: by imposing uniform capital requirements, they necessarily do not provide sufficient levels of protection for the creditors of businesses that are hazardous or simply highly risky. Indeed, if minimum capital protections were the only protections available to creditors, then the economy would generate too many risky and too few safe ventures.

There is a slightly stronger argument in favor of minimum capital requirements as a means of protecting involuntary creditors, such as tort claimants, as opposed to contractual claimants who make voluntary

\textsuperscript{95} \textit{Doing Business in 2005,} supra note 36, at 21.

\textsuperscript{96} \textit{See Bayless Manning \& James J. Hanks, Jr., Legal Capital 98-103} (3d ed. 1990); Enriques \& Macey, \textit{ supra} note 36, at 1188-95.
investments and can decline to invest, or who can charge a high rate of interest to compensate for the various sorts of risk inherent in a particular investment. Even here, however, the public interest argument for imposing minimum capital requirements on all new limited liability companies is very weak. First, the rules do not apply only to non-contractual claimants. The fact that tort claimants and other involuntary creditors do not have a priority over other claimants suggests that the minimum capital rules are not designed for their protection. Moreover, for the reasons mentioned above regarding the illusory nature of minimum capital requirements, requiring insurance would be a far superior strategy for addressing the needs of involuntary creditors than the imposition of minimum capital requirements. Yet consistent with the public and rational choice theories—and inconsistent with the public interest theory—we do not observe countries imposing the requirement that firms in risky lines of business purchase liability insurance for the benefit of their potential tort victims.

The above point about the efficacy of insurance markets as a substitute for minimum capital requirements is particularly relevant to developing countries, where the argument might be made that weaknesses in the legal system, corruption, poor creditor protection, and other factors make minimum capital requirements the best option in a less-than-perfect world, characterized by an acute lack of accounting and appraisal services as well as by weak enforcement of contractual terms due to corruption or incompetence in the courts. Presumably, such shortcomings will be known to creditors, who can price that risk. Moreover, minimum capital requirements do not help creditors in countries where weak enforcement is an obstacle to recovery.

C. Anti-Americanism as Pretext

The benefits of the limited liability form of business organization are so well known by now that, in addition to explaining the failure of Middle Eastern countries to invent modern forms of business organization through their own internal economic development processes, it also seems necessary to explain why such countries took so long even to mimic successful forms of business organization. Middle Eastern states have been in constant contact with the outside world over the relevant period—from the sixteenth century, when joint stock companies were introduced, to the modern corporation, beginning with the Dutch and East India Companies that emerged in the seventeenth century, until about 1850, when the first corporation emerged in the Middle East. 97

This observation of course raises the question of why Middle Eastern countries did not adopt or borrow some sort of corporate organizational form from the West, since it was obvious that this form of business organization was an extremely efficient way to organize an economic system. The preceding Section suggested that ruling elites may have felt threatened by the introduction of the corporate organizational form. In addition, massive anti-American sentiment in the Muslim world may explain the reluctance to adopt

97. See supra notes 20 & 39 and accompanying text.
a form of doing business so closely aligned with the West in general, and with the United States in particular, at least over the past fifty years or so, a period during which an intellectual consensus emerged about the economic advantages of private ordering (particularly with respect to capital formation), limited liability for investors, and the contractual theory of the corporation in general.

Survey data show that more than 70% of the people in most Middle Eastern countries have an unfavorable view of the United States, and stunningly, only 1% of people surveyed in Jordan and Palestine in 2003 held a favorable opinion of the United States. The same researchers found that in Indonesia, Jordan, Morocco, Pakistan, and the Palestine Authority, Osama Bin Laden was among the top three “most trusted” leaders.

While misinformation appears to be rampant in the Middle East (78% of respondents in seven Muslim countries said they did not believe that the people responsible for the September 11 terrorist attacks on the World Trade Center and the Pentagon were Arabs), it probably is not much more rampant there than it is here in the United States (69% of Americans believe it is likely that Saddam Hussein was personally involved in the attacks). The problem is that the two sorts of misinformation have one thing in common: the misinformation is used in ways that impose costs on countries, and people, in the Middle East itself. The misinformation about Saddam Hussein, of course, was used to justify the U.S.-led coalition’s most recent invasion of Iraq, which led to the overthrow of Saddam’s regime and the eventual capture of the Iraqi leader.

The unfavorable views of the United States and the West in general among Middle Easterners inevitably contribute to their systematic reluctance to copy what are erroneously viewed as exclusively Western economic philosophies and approaches. Interestingly, the two countries outside the United States that have been the most successful in fostering domestic venture capital practices are Taiwan and Israel. In both states, active involvement in fostering the venture capital industry occurred only after the private sector had begun, on its own initiative, to follow the U.S. template. Also, and highly significantly, unlike the United States, both Taiwan and Israel had bank-centered rather than stock market-centered financial systems, although "synchronously with the development of the venture capital industry," the financial system transformed itself and the capital markets began to displace the banking system as the focal point for capital allocation decisions in the economy.

The point is not that other countries must align themselves with, or even enter, the U.S. foreign policy orbit in order to be successful. No such alignment is either a necessary or a sufficient precondition for growth. Rather,
to the extent that antipathy toward the United States collapses into an unwillingness to mimic Western institutions and organizational forms, that antipathy will lead to a reduction in growth prospects. Successful organizational forms and institutions developed in the United States and elsewhere should be imported and used as templates by developing countries in the Middle East and the rest of the developing world.

Freer access to modern variants on the basic corporate form can be introduced, as it has been recently in China, Italy, and Taiwan, without the sacrifice of ethnic or cultural individuality. Similarly, the red tape and bureaucracy that impede the utilization of such forms can be reduced or eliminated without the sacrifice of national autonomy. Those who oppose reform in the guise of opposing Westernization are pursuing their own selfish political agenda; they are not really working to preserve important historical, cultural, or religious institutions because it is not necessary to sacrifice such institutions in order to achieve growth.

III. CONCLUSION

Accomplishing the elusive goal of promoting economic growth requires a modest but resolute effort by the government. State action must provide the legal institutions that private sector actors require before entrepreneurial activity can begin in earnest. In particular, government must supply the legal framework for investing in order to give entrepreneurs and capital market participants the incentives necessary to provide not only the money but also, more importantly, the human capital required to jump-start the economy by starting small businesses.

This task is not difficult. Governments have a number of tested and highly functional templates already in use by other economies around the world from which to choose. The problem faced by policy planners and reformers is not, therefore, a technological one: the designs of successful business organizations are already in place. The challenge, rather, is a political one. An entirely predictable consequence of establishing the legal framework for a vibrant business sector is the emergence of a politically engaged middle class that might well pose serious challenges for the incumbent governmental elite. A similar problem is posed by the fact that making it easier to form new businesses will dramatically reduce the power of the extant bureaucracies, which raises the costs and the time necessary to start new small enterprises in the Middle East.

We recognize, of course, that it is difficult to disentangle the multiplicity of competing explanations for the seemingly perennial problem of underdevelopment in the Middle East. Our theory adds to the existing literature on law, finance, and development, particularly that of LLSV, by relaxing the implausible assumption that incumbent leaders of underperforming economies are doing everything they can to promote growth. We point to a simple fix—making incorporation easier—that is not even being attempted in many places. Arguments that lack of reform in this area can be explained by history, religion, culture, or other path-dependent rationales are highly implausible in light of the fact that institutional reform in this area
would be not only straightforward and simple from a technological perspective but also non-controversial and unchallenging from a religious and cultural perspective. The ultimate challenge for government is not in providing the legal architecture necessary for economic growth. Technically speaking, the task of providing the relevant legal infrastructure for the corporate form and allowing free and rapid access to it is quite simple. The challenge, rather, is for government to impose upon itself the self-restraint necessary to limit its own power over business. It is to this task that international institutions such as the World Bank, the International Monetary Fund, and the European Bank for Reconstruction and Development should devote their development efforts.
Table 1.

<table>
<thead>
<tr>
<th>Country Name</th>
<th>Population</th>
<th>GDP/Capita (U.S.$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Algeria</td>
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</tr>
<tr>
<td>Bahrain</td>
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<td>Jordan</td>
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<td>$4,040</td>
</tr>
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<td>Morocco</td>
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<tr>
<td>United States</td>
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Table 2.

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<tr>
<th>Country Name</th>
<th># Days to Start a Business</th>
<th># of Procedures to Start a Business</th>
<th>Cost of Starting a Business (% of income per capita)</th>
<th>Minimum Capital Requirements (% of income per capita)</th>
<th>Minimum Capital Requirements (U.S.$)</th>
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<td>100.1</td>
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<tr>
<td>Saudi Arabia</td>
<td>64</td>
<td>12</td>
<td>69.7</td>
<td>1549.5</td>
<td>$132,172.35</td>
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<tr>
<td>South Africa</td>
<td>38</td>
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<td>12</td>
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<td>5</td>
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<td>$0</td>
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Source: WORLD BANK, DOING BUSINESS IN 2005: REMOVING OBSTACLES TO GROWTH