FLEXIBLE CITIZENSHIP

FOR A GLOBAL SOCIETY

by

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Abstract

States are ill equipped to meet the challenges of a globalized world. The concept of citizenship
with its rights and obligations, including the allegiance owed, is too narrowly defined to exist
only between individuals and a state. Today, people identify with, and pay allegiance to, many
organizations beyond the state. This paper suggests that citizenship could be extended further and
be possible between individuals and quasi-governmental organizations, as well as non-
governmental organizations, such as churches, clubs, interest groups, functional organizations
and profit firms. Due to the larger set of types of citizenship individuals could choose from, their
preferences would be better fulfilled and, due to the competition for citizens induced among
organizations, the efficiency of public activity would be raised.

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I. INADEQUATE NATION STATES AND NEW CONCEPTS

We live in the age of the market. Whenever an economic or social problem arises, the knee-jerk reaction is to ask for more market via privatization and deregulation. The government is on the defensive. A standard demand is to run the government as efficiently as private firms. Moreover, the globalization of economic activities undermines many areas in which governments were traditionally active. “A race to the bottom”, i.e. continuously falling tax rates and tax revenues due to the tax competition between governments, is often seen as a real danger¹.

At the same time, governments are in many ways as important as they were throughout the 20th century. A large and rising share of GNP is politically allocated, mainly through the government’s redistribution (see e.g. Tanzi and Schuknecht 2000). It has been found that privatization needs governmental re-regulation, globalization depends on rules enforced by governments, and the development of transition economies urgently requires a well-functioning government.

Government, and public activity in general, is still of overriding importance, but the existing institutionalized relationship between individuals and government is ill equipped to cope with the problems of a global world. In particular, to be forced to have the exclusive citizenship of one particular nation only, is inadequate for internationally highly mobile persons such as is the case with many managers, artists, academics, sportsmen and sportswomen. Moreover, multiple identities going above and beyond nationality have become the rule. But the present system

of citizenship in the nation state also violates the preferences of the “average” person, who often identifies more with a lower level of government (e.g. their particular region) or a higher level of government (e.g. Europe as a whole) rather than with the national level. Even more fundamentally, people often identify more with other organizations such as NGOs or even with particular firms rather than with the nation of which they happen to be citizens.

Societies must find new ways to master the problems that lie ahead in living in an increasingly globalized world. New forms have to be found for the governance of the public sphere. The existing concepts of citizenship were devised in the 19th century in the wake of the French Revolution. The concept remained unchanged in the 20th century: citizens are the subjects of one nation.

This paper advances proposals for a new concept of citizenship designed to be more suited to the public sphere in a global economy and society. The new concept – it will be called COM, which stands for “Citizenship: Organizational and Marginal” – will at first sight appear rather unorthodox, if not revolutionary, compared to today’s citizenship. It will certainly meet with strong opposition from politicians in power (who fear losing their monopoly power over what they often still see as their “subjects”), as well as traditional marketeers (who cannot see why governance of the public sphere should be improved, as everything can be accomplished by the market). But the new concept of citizenship contains several features which already exist in one form or another in reality. The proposal is based on the New Institutional Economics and Modern Political Economy or Public Choice (see e.g. Eggertsson 1990, Mueller 1989, 1997). The proposal goes beyond positive analysis; it is clearly normative.

The proposal is diametrically opposed to what has become fashionable today, namely to suggest extending the market to more and more areas. My proposal seeks
to transfer a relationship typical for the governmental realm – namely citizenship involving identification and commitment or intrinsic motivation – to a more general social setting\(^2\).

Section II reviews the traditional concept of citizenship. The following section III develops the idea of a generalized citizenship applicable well beyond the realm of the nation state. The proposed citizenship is “Organizational”, in the sense that individuals may become citizens not only of states but also of other organizations, such as non-governmental institutions, non-profit organizations and even profit-oriented firms. The proposed citizenship is moreover “Marginal” as it can be held temporarily, may be multiple, and even partial, i.e. restricted to some functions only. Section IV discusses the working of COM in terms of voluntary contracts between individuals and organizations, and the interaction extending to include many dimensions. The advantages of COM, compared to the existing form of citizenship, are outlined in section V. In particular, the more adequate alignment of primary identification and citizenship, and the induced increase in efficiency due to strengthening competition, are pointed out. The claimed shortcomings of the new concept of citizenship are the subject of section VI, among other things that it unduly raises complexity, is unfeasible in principle, or will be blocked by political resistance. Concluding remarks are offered in section VII.

\(^2\) Instead of “empirialistic economics” (see Stigler 1984, Lazear 2000), i.e. introducing economic concepts into other disciplines, a concept from another discipline is imported into economics. This reverse movement is consistent with Hirshleifer’s (1985) claim that empirialist economics runs into diminishing returns (see also Frey 2001).
II. TRADITIONAL CITIZENSHIP

The concept of citizenship goes back to the city states of ancient Greece\textsuperscript{3}. Its modern meaning has been defined as follows by the *Encyclopedia Britannica*:

“Citizenship is a relationship between an individual and a state in which an individual owes allegiance to that state and is in turn entitled to its protection.”

Three aspects of this definition have to be noted:

(a) The actors involved are the citizens and the *state*. Citizenship is a unique and monopolistic relationship between the individuals and a particular *nation* as has been succinctly summarized by Gordon (1999: 2): “Today, “citizenship” is defined in terms of a nation, and nationalism is the dominant political sentiment of our time . . . the hegemonic dominion of the nation is uncontested”.

(b) The citizens have both *rights* and *obligations*. The rights refer to:

- the *civil* sphere, i.e. the citizens are protected against the state by the rule of law (or *Rechtsstaat*) and protected when they are abroad, and they may take up residence within the borders of their state;

- the *political* sphere, i.e. the citizens, have the right to vote and to hold public office;

- the *social* sphere, i.e. the citizens are protected against economic hardship within the welfare state.

The obligations consist of military (and increasingly social) service, the payment of taxes and law-abiding behavior. At least the last two obligations apply even when a citizen is outwith the borders of his or her own state. Thus, for example, bribery, or having sex with (consenting) minors, is not tolerated, even if it is customary in the foreign country a citizen happens to be in. The citizens also have to accept democratic decisions on a particular matter, even when they are not in their own best personal interests (see Aristotle, and Rousseau’s *volonté générale*).

(c) The *relationship* between an individual and the state goes well beyond an exchange of taxes for public services. Rather, the citizen “owes allegiance” to the state. The citizens are expected to be public spirited and to exhibit civic virtue. The relationship is thus partly non-functional and resorts to the intrinsic motivation of the citizens⁴ and to the community of people who share loyalty and identity (Eriksen and Weigard 2000). This aspect will be of crucial importance in what follows. It distinguishes between the new type of citizenship proposed here and purely being a customer or member of an organization.

Most individuals are citizens of one nation. Only exceptionally is it possible to be a citizen of more than one nation, but most governments strongly discourage or even forbid it. Some persons feel that they are “citizens of the world”, or at least “citizens of Europe”, but this is no more than a feeling and is of no legal consequence.

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⁴ These aspects are the subject of a large literature mainly in political science, see e.g. Mansbridge 1994, Fukuyama 1995, Levi 1997 or Putnam 1993, 1995, 2000. For contributions in economics, see e.g. Kelman 1987 or Frey 1997a. For law see Cooter (2000). They are also related to social trust, as discussed e.g. in psychology by Kramer and Tyler 1995, and more generally by Cook (2001).
III.  GENERALIZED CITIZENSHIP

The existing rigid concept of citizenship can be generalized to include four major areas:

1. Temporary Citizenship

An individual is able to choose for a predetermined period to become a citizen of a particular nation, for instance because he or she is working and living in the respective country for a specific period of time. During that time, his or her main preoccupation is with the new country, but thereafter it is of little interest. Therefore, in that particular case it does not make sense to adopt the new citizenship for good. But such temporary citizenship is not legally possible at the present time.

2. Multiple Citizenship

For persons simultaneously working and living in various countries, a good solution might be to divide the citizenship up into various parts. If the time and intensity of being in one country is approximately the same as in the other, the split might be fifty-fifty. But if the person mainly lives or works in one country, and is only occasionally in the other, an 80 percent citizenship in the first, and a 20 percent citizenship in the second, might be in order.

The rights going with the citizenship must be adjusted accordingly. In particular, the voting rights should reflect the fact that a person chooses to divide citizenship up over several nations. In the age of computers, there is no problem with allowing for fractional votes. Thus, if citizenship is divided fifty-fifty between two nations, the vote should count 0.5 in each country. If the division is 80 to 20, the vote
should count 0.8 in the first, and 0.2 in the second country. This rule of course breaks with the time honored principle of “one man, one vote”. But once one has accepted the possibility of multiple citizenship, it corresponds to the most basic notion of fairness that the vote is accordingly weighted and not counted fully in each of the two nations.

3. Partial Citizenship

An individual might be a citizen of a country with respect to one particular function, while being a citizen of another country with respect to other functions. In referenda, the voting rights should accordingly only extend to issues referring to the respective function.

4. Citizenship in Various Types of Organizations

A person may become a citizen of an organization other than the nation. The following possibilities are conceivable:

(a) Levels of Government

Citizenship might not only refer to the national level – which is the rule – but also to a lower level, such as the region, province or commune (the latter being the case in Switzerland) or to a higher level, such as the European Union. This does not mean, of course, that one can simply opt out and free ride by refusing to pay taxes while still consuming the public goods offered. But it means that no special allegiance is owed to the governmental level of which one does not

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5 Different degrees of citizenship are also discussed in Mueller 1996, where the author also distinguishes between a territorial and a cultural citizenship. Tullock 1997 proposes that people should be allowed to exchange, or trade, citizenship.

Several concepts of weighted voting have been developed in different contexts in the Public Choice literature, see e.g. Mueller 1989, 1997.
wish to be a member. A Catalan, for instance, who refuses to be a citizen of Spain, is still taxed for those public goods supplied by the Spanish central government that he or she consumes. But he cannot be forced into helping finance those expenditures by the Spanish central government devoted to other purposes e.g. to building roads in other parts of Spain.

(b) Governmental Sub-Organizations

Individuals might choose to become a citizen of only part of a government, such as the diplomatic service, the military service or the social security administration. Thus, for example, a person with nationality X may work for, and become a citizen of, the diplomatic service of country Y. The special rights and obligations of citizenship would refer to that area only, and not extend beyond. Thus, the person would have a full vote with respect to the diplomatic service (he or she would be treated exactly as the traditional citizens of country Y) while still being an alien with respect to other issues. Historically, many foreigners were effectively, though not legally, “citizens” of governmental sub-organizations of another nation, often very successfully. One example is Fürst Metternich, the foreign minister of the Austrian Empire in the time of the Congress of Vienna, who was a German. Or another example is the military leader Prince Eugen of Savoy, who won many battles for Austria even though he was Italian.

(c) Quasi-Governmental Organizations

There are many organizations close to the public sector where individuals might become citizens. Universities provide such an example. Indeed, the institution of “Universitätsbürger” (university citizen) is not uncommon in the German-speaking academic system. It obviously means much more than just
being an "employee" of a university. Rather, a university citizen is prepared to commit him- or herself to the academy without considering the short-term purely personal benefits and costs.

(d) Non-Governmental Organizations (NGOs)

Citizenship in the following types of organizations can well be envisaged:

- Churches, for instance the Catholic Church (whose high functionaries have indeed a citizenship of their own provided by the Vatican State) or religious orders;

- Clubs, for instance the Rotary Club, the Boy Scouts or even sport clubs such as Manchester United or FC Barcelona;

- Interest Groups, for instance trade unions and international chambers of commerce; action groups, such as the World Wildlife Fund; charities such as the “Médecins sans Frontières” and the Red Cross.

- Functional Organizations, e.g. ICANN, the “Internet Cooperation for Assigned Names and Numbers”, which is a virtual center of the Internet, providing web addresses, and the Root Server establishing connections between the different web sites. ICANN has a virtual citizenry which in 2000 was allowed for the first time to vote for the election of (some of) the reigning body (see, more generally Engel and Keller 2000). This dimension of citizenship relates to the concept of Functional, Overlapping, Competing Jurisdictions (FOCJ)\(^6\).

- Profit-Oriented Firms. Citizens of firms have a special relationship to their company, which goes beyond just being a customer or employee. Being a citizen of a firm is not the same as being a shareholder or a stakeholder. Shareholders have a decision weight according to the number of shares, while stakeholders have no formal voting right at all but exert external pressure, mainly through the media and demonstrations. In contrast, each citizen of a firm has a vote according to generally accepted democratic principles. Such voting rights are not necessarily incompatible with shareholders’ voting rights. Firm citizenship can exist very well along with shareholding.

Management economics has coined the term “corporate citizenship” to indicate an intrinsically motivated relationship of employees with their firm. The concept has been generalized to “organizational citizenship” (see e.g. Organ 1990, Van Dyne, Graham and Dienesch 1994). It includes such behavior as cooperation, supporting superiors and co-workers, enhancing the reputation of the organization, suggesting improvements, as well as abstaining from harming the organization e.g. by anti-social, counterproductive, deviant and maladaptive behavior. There is indeed a special “psychological” contract (see Rousseau 1995) between the employers and employees in the organization, which goes beyond short-term egoistic motives.

Individuals might choose to establish citizenship with a national firm (particularly one in which they work themselves) or with an international firm. An example of the latter would be citizenship with a credit card firm or with an airline. Such

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7 The two voting principles can co-exist perfectly well. This has been demonstrated by the formal co-determination rights that exist in Germany. In that country, in companies exceeding 2,000 employees, the shareholders and the representatives of the employees hold the same number of seats in the Aufsichtsrat, the main decision-making body. This arrangement works quite well and is largely undisputed today.
corporations are well equipped to support citizens in their international travels. Not only can they guarantee the identity of the person, but also his or her financial status, as certified by travel documents or by computerized means. Moreover, such firms can arrange work residence and work permits for their citizens with the various nations. There was indeed a time when American Express actually performed several of these services for many US citizens abroad, and the same holds for airlines such as Lufthansa and Swissair. Such firms often have more resources at their disposal, and are more efficient and flexible, than the traditional diplomatic service.

**IV. THE FUNCTIONING OF THE NEW CITIZENSHIP SYSTEM**

“Citizenship: Organizational and Marginal” (COM) is based on voluntary contracts between the persons aspiring to citizenship of a particular organization and the organization offering the possibility of citizenship. These contracts are necessarily incomplete because it is impossible to state all the contingencies that the future might bring.

An essential feature of citizenship is that an organization can expect a measure of allegiance and loyalty from its members. Citizens are prepared to abstain from exploiting in a calculating way all the short-term advantages available. “Citizenship” means that the members exhibit an intrinsically based motivation to support “their” organization\(^8\) in a way that goes beyond purely egoistic calculations.

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\(^8\) As President John F. Kennedy said in his inaugural speech: “Ask not what your country does for you, rather ask what you can do for your country”. But Kennedy restricts such behavior, and thus citizenship, to the national level. Needless to say, people’s willingness to act in such an altruistic way towards the state has often been exploited by governments. The First World War provides a drastic example, and applied to all nations involved in this conflict.
To envisage such non-selfish behavior would seem to be naive and is indeed at odds with the basic credo of the rational choice approach (see e.g. Becker 1976, Lazear 2000, Frey 1999) as well as with the *traditionally* conceived “Law and Economics” (e.g. Posner 1986, Hirsch 1976; in contrast to Cooter 1984 and Cooter and Ulen 2000). While these approaches have been most successful, they have overlooked aspects not captured by egoistic benefit-cost calculations.

Over the last few years, theoretical and empirical research has made considerable progress. We now have strong and cumulative empirical evidence that under many conditions individuals are prepared to contribute substantially to what they consider the common good even if it is not in their individual egoistic interests to do so. Free riding in the presence of public goods (as analyzed by Olson 1965) remains a serious problem, especially when people feel that others do not contribute their fair share, or when the situation is purely anonymous and the possible gain is all too large. But extensive field studies\(^9\) confirm that incentives to free ride need not dictate behavior, especially when the persons know, and communicate with, each other. There is similar evidence from a large number of carefully controlled laboratory experiments\(^10\). No less than 40 to 60 percent of subjects in a one-shot public good situation contribute to the provision of a pure public good. The level of cooperation remains between 30 and 50 percent of what would be socially optimal, even after many repetitions (e.g. Dawes, McTavish and Shaklee 1977, Ledyard 1995, Bohnet and Frey 1997, 1999). But such cooperation is not naive; in many situations people contribute to a common good only if people in the reference

\(^9\) (See, in particular Ostrom 1990, 2000a,b, Ostrom, Gardner and Walker 1994.

\(^{10}\) (See, for instance, Bowles 1998, Fehr and Schmidt 1999, Fehr and Gächter 2000, Bowles and Gintis 2001.
group do likewise\textsuperscript{11}. This type of conditional cooperation is supported and enhanced by the institution of generalized citizenship. The voluntary citizenship contract establishes \textit{formal rules applying to every citizen}, which serves to prevent unfair behavior.

These insights link up with the rapidly growing research pointing out the importance of social capital for individuals’ behavior in the political and general social setting (Putnam 1993, 2000, Coleman 1990). There is now a wide consensus among social scientists that intrinsic motivation, loyalty, or social capital, is an indispensable resource for a well functioning society\textsuperscript{12}. When it is insufficiently developed, or scarcely exists, society threatens to break down or at least functions at a low level of efficiency. Thus care must be taken to protect it. It has indeed been shown in experiments (Deci and Ryan 1985, Deci, Koestner and Ryan 1999), as well as in field research (Frey 1997b, Frey and Jegen 2001), that external interventions, which are taken to be controlling by the persons affected, may crowd out intrinsic motivation.

Citizenship thus does not only rely on a measure of civic virtue but also serves to \textit{strengthen} such intrinsic motivation. The citizenship contract is based on a mutual belief in good intentions. The leaders of the organization expect their citizens to exhibit allegiance and loyalty, and conversely the citizens expect the organization to put its trust in them. As a result, civic virtue tends to be supported or crowded in. A voluntary citizenship contract constitutes a formal acknowledgment that a special relationship exists between the individual and the organization beyond a purely selfish benefit-cost calculation. More deeply underlying \textit{intrinsic values}, as well as

\textsuperscript{11} For experimental evidence on conditional cooperation and reciprocity see, for instance, Keser and van Winden 2000, Fehr and Gächter 2000. The theoretical background has been explored by e.g. Sugden 1982, Rabin 1993.

\textsuperscript{12} One may add that this also holds for relationships within firms, see Osterloh and Frey 2000.
emotions\textsuperscript{13}, are involved. Citizenship cannot be divorced from such “hot” factors. This element distinguishes citizenship fundamentally from a traditional producer-customer relationship.

The citizenship contract specifies the rules governing the relationship and the mutual obligations. This includes the taxes to be paid by the citizens in return for the public services rendered, as well as the political participation rights of the citizens, e.g. the right to elect the organization’s directors and to initiate citizens’ initiatives and referenda. The larger the pure public good part of the public activity provided by an organization, the more intensively political participation rights will be sought by the citizens. It is to be expected that the most intensive participation will be sought in the case of governmental organizations, as the very raison d’être of the state lies in the provision of public goods (see e.g. Mueller 1989). But it is equally clear that it is not only governments which supply goods and services with public good characteristics, but many other organizations too – including (of course to a more limited extent) profit-oriented firms\textsuperscript{14}.

The contracts are public in the sense that a citizen cannot contract for any individual service, as would be possible on a market. Rather, a citizen could participate in the consumption of the pure or impure public goods supplied by the organization of which he or she is a member. COM thus refers to “club”- goods in the sense of Buchanan (1965), where non-members can be excluded but where the consumption among the citizens has public good characteristics. But Buchanan’s analysis only looks at the benefits and costs an additional member creates, while he

\textsuperscript{13} Emotions, or visceral factors, are a topic economists have only most recently become aware of (e.g. Frank 1988, Loewenstein 2000, Akerlof and Kranton 2000).

\textsuperscript{14} The vanishing borders between “private” and “public” are discussed, e.g. in Weisbrod 2000, in the case of charitable, cultural and health organizations.
neglects what has been stressed above, namely the special relationship between the members and their club based on intrinsic motivations such as trust and loyalty.

The citizenship contract has a public component in that entry and exit are guided by _formal rules_. These rules serve to prevent unfair discrimination between individuals and lower transaction costs. A person meeting the requirements for being a citizen of an organization must be admitted, and he or she is permitted to exit when the general conditions applying to all the citizens are met. An organization can apply specific conditions for citizenship in a similar way to what nations do nowadays. But it can use innovative ideas to do so. For instance, persons wanting to work in a specific region may be able to offer money for this privilege instead of having to depend on a haphazard bureaucratic or random system. Exit also depends on conditions mostly relating to the past consumption of publicly supplied goods. Thus, a person who received a heavy subsidy, or even an essentially free education, can be asked to pay back the corresponding amount if he or she wants to exit the organization.

### V. ADVANTAGES OF THE NEW CONCEPT OF CITIZENSHIP

#### A. Opening Up More Flexible Solutions

The existing concept of citizenship, with its principle of immutable, monopolistic and lifelong attachment to one nation, in many respects does not fit the requirements of persons acting in a global society. This holds in particular for internationally highly mobile persons, such as managers of global firms (e.g. of IBM or ABB), sportsmen and sportswomen (e.g. Formula 1 racing drivers or top tennis players), artists (e.g. opera singers or conductors) or scientists teaching at several universities across the world. The traditional nationality concept is also
inadequate for some ethnic groups such as the Sinti and Roma, whose nomadic lifestyle is inconsistent with being citizens of one particular nation.

The concept COM opens up several possibilities for making citizenship more flexible:

(a) *temporary* citizenship according to the period of time spent with a particular organization;

(b) *multiple* citizenship according to the amount of time spent with each organization;

(c) *partial* citizenship according to functions, e.g. with respect to international travel with a global firm (say, American Express) and with respect to state old age pensions with the social security system of some country.

B. Allowing Multiple Identifications

In the 19th and the first part of the 20th century, the major focus of identification for many people *may* have been the nation. But even today the idea of one single, deeply ingrained national identity still survives. According to COM, a person is not limited to belonging to only one nation, religion or ethnicity. Rather, today’s world is characterized by belonging to many different entities at the same time: a person may well be a Swiss, a catholic, an academic, an adherent of a sports club, as well as being a member of a charitable organization. As so often happens, novelists have grasped the essential point in a convincing way. Amin Maalouf in his book “Les identités meurtrières” (1998) writes:

“I do not possess several identities, I possess only one identity, consisting of all the elements which have gone into its formation, creating
that unique “mixture” which differentiates one person from another.” (p.7-8, my translation).

Maalouf was born a Lebanese and has been living in France for 22 years. He writes in French but his mother tongue is Arabic, the holy language of Islam; he nevertheless is a Christian but not a Roman-Catholic.

The change from a national citizenship to one composed of many different components has so far not been acknowledged; the concept of citizenship has remained unchanged throughout the 19th and 20th century. But today many people feel close to several countries and to other types of organizations and not solely to one nation and one nation only. Especially among the younger generations, the sense of an exclusive national identification has appreciably declined.

The concept of COM allows individuals to become citizens of organizations they strongly identify with. They are therefore willing to engage in a relationship in which they not only have rights but also obligations (going beyond the payment of taxes). The following are some examples of non-national citizenship:

(a) A person might identify with a lower level than the national level, in particular a regional level. Pertinent examples are certain people from Catalunya who are strongly attached to their language and culture, but do not wish to be nationals of Spain (or of any other nation for that matter). Some individuals might even identify more with their city or commune than with any other governmental level. Accordingly, it makes sense that they are able to fulfil their preferences by becoming citizens of the corresponding local jurisdiction.

(b) A person’s identification might be with a higher level of government. There are people who feel that they are no longer citizens of their nation, but citizens of Europe or of NATO. The concept of COM would allow them to opt for this
kind of citizenship without having to wait for a fully-fledged “State of Europe” (which will perhaps never happen). In contrast, those persons who are less taken with the European unification process could keep their national citizenship.

(c) Many academics today have much closer relationships with their peers at universities located in other, often far away, countries than with other persons in the country where they live and work. They might become citizens of their own university or of university systems extending across various nations.

(d) Many individuals closely identify with their religious denomination. The example of the Catholic Church has already been mentioned. Such persons should be able to become citizens of their church; they are prepared to accept the corresponding mutual rights and obligations. Citizenship could also be envisaged for a part of a church. To stay with the example of the Catholic Church: a Cistercian monk, for example, has devoted his life to Christ, represented on earth by his order. He is truly a citizen of the Cistercian order. The traditional concept of citizenship forces him instead to be a citizen of a particular nation, with which he has no practical or spiritual connection.

(e) Sport addicts often identify with “their” club. Pertinent examples are European football clubs. Such persons should have the possibility of becoming citizens of, say, Manchester United or FC Barcelona. As in many previous examples, there is no relationship to a nation. In the case of FC Barcelona, there was the situation recently that eight of the eleven top players, as well as the coach, had Dutch nationality. With citizenship, the persons, as well as the clubs, assume rights and obligations. The establishment of citizenship would help to tackle the problem of hooliganism. Today, the clubs are held responsible for any damage done by their fans, even outside of the stadium. It is unclear on what basis the
clubs are held responsible, because they do not have any formal relationship with the supporters other than selling them an entry ticket to a game. With COM, the relationship between fans and clubs would be intensified and formalized, and the clubs could therefore require their citizens to behave in an appropriate way.

(f) Many persons feel closely related to an action group in which they (often voluntarily) work and to which they contribute money. The individuals active in “Médecins sans Frontières” and in the Red Cross make a distinct effort to disassociate themselves from any particular nation in order to be able to efficiently carry out their noble tasks. For such persons, it would be advantageous to become a citizen of these organizations (possibly for a restricted time period) rather than to have to hide their nationality. The Red Cross has actually split over this issue. The League of Red Cross Associations is comprised of nationally oriented sections, which tend to concentrate on national tasks, and principally care for the wounded and POWs of their own country, which is scarcely compatible with Dunant’s fundamental idea of the Red Cross. The International Committee of the Red Cross endeavors to correct this shortcoming by spanning all countries. In an effort to overcome conflicting national interests, it has been ruled that the members of the ruling body, the Committee, are solely composed of citizens of a neutral country, Switzerland, because of it being a neutral country. This construction is well suited to harness the strife between nations, but one nation is exclusively favored. While this solution is probably better than having all nations lobbying and using bullying tactics to get seats on the Committee, COM offers a better alternative. The members of the Committee, who must be supposed to be fully engaged in their task, should adopt the citizenship of the Red Cross.
In internationally oriented firms, the nationality of the top managers, as well as of many of the employees, has become irrelevant. An example is the chemical company Roche, whose eight member executive board is composed of managers of six nationalities, five of whom (also) have Swiss nationality. As nationality is largely irrelevant, and these managers in the course of their careers have worked in many different countries, citizenship with the firm would present an attractive alternative to the present national citizenship.

C. Fostering the Willingness to Contribute to Public Goods

The loyalty, commitment and engagement supported and enhanced by establishing citizenship connections strengthen individuals’ willingness to voluntarily contribute to the financing of publicly provided goods and services. It would, of course, be naive to assume that taxes are paid voluntarily. On the other hand, research by economists has established beyond doubt that tax paying behavior cannot be explained by the government exerting force. Indeed, “A purely economic analysis of the evasion gamble implies that most individuals would evade if they are “rational”, because it is unlikely that cheaters will be caught and penalized” (Alm, McClelland and Schulze 1992: 22). But most people, more than 95 percent, actually pay the taxes due.

Neither of the extreme positions is realistic: people do not pay taxes voluntarily, nor do they do so only because they are forced to. What matters is that the civic virtue increased by citizenship tends to significantly raise people’s willingness to financially contribute to public activities. Being categorized as a citizen produces a feeling of identity, which in turn acts as a constraint on behavior. Due to this identification, citizens are less prone to exploiting other people by acting as free-

15 See the surveys by Andreoni, Erard and Feinstein 1998 and Slemrod 1992, as well as the studies by Graetz and Wilde 1985, Skinner and Slemrod 1985, Frey 1997c.
riders. Identity does not only act as a constraint on choice but induces people to refrain from a conscious calculus of choice (Monroe 2001, Monroe, Hankin and VanVechten 2000, Tajfel 1970). This facilitates the supply of the respective goods and services in a global environment, where the use of force by organizations and governments is severely limited as no world government with a monopoly of power exists.

D. Better Preference Fulfillment

COM allows individuals a broader choice. Citizenship would no longer be restricted to nations, and would not be imposed at birth. Rather, individuals would have the possibility of selecting whatever form of citizenship they find most advantageous in their own lives. This choice is not one-sided. The organizations offering citizenship would impose membership conditions. In particular, they would stipulate the obligations, such as a specific degree of commitment.

Individuals would be better able to find a citizenship arrangement suitable for them. They can enter a public contract where their likes and dislikes are taken into account. The case of a strong supporter of European integration, who can personally choose to become a citizen of Europe, or the members of a certain ethnicity, who want to associate themselves with their region and opt out of their nation, have already been mentioned. And persons who dislike the nation as an institution could become citizens of non-national organizations, such as NGOs or global firms.

E. Higher Efficiency of Public Activities

Following COM, *the state loses the monopoly* over a considerable set of activities traditionally considered to be the realm of the government. The nation is exposed to competition from lower and higher levels of government, foreign nations, as well
as NGOs and profit-oriented firms. As a result of this larger opportunity set, exit would be facilitated, and all the organizations supplying citizenship would be induced to offer attractive conditions. This contrasts strongly with today’s national monopoly, where an individual has a high price to pay when deciding to exit. Efficiency is also increased by the fact that citizenship could flexibly be adjusted to meet the present and still unknown future demand for publicly provided goods and services.

VI. CLAIMED DISADVANTAGES

As is always the case with an unconventional idea, many arguments may be raised against the new concept of citizenship. The following four seem to be particularly important.

1. Citizenship is not needed.

It could be argued that the concept of citizenship is unnecessary, because an individual can get all the services on the market by private contract.

This argument does not hold, as many of the goods provided by governmental and non-governmental organizations to some extent have public good characteristics, for which - due to free riding incentives – private provision does not function sufficiently well. Moreover, citizenship entails more than just buying a good or a service. Citizens must be prepared to commit themselves to the organization. They cannot behave in a purely selfish way and be solely extrinsically motivated. Rather, they must be prepared to abstain from short-term opportunistic behavior; they must to some extent be intrinsically motivated. Only then will public activity of sufficient quantity and quality be forthcoming. The experience of the transition
economies has made perfectly clear that behavior based on civic virtue is required, and that markets cannot substitute for everything.

2. *The new concept of citizenship has high transaction costs.*

It might be argued that the transaction costs for the individuals would increase to too high levels when they could choose between many different suppliers of citizenship.

It is certainly true that COM enlarges the possibility set, and in this sense complicates the world. But the extended possibilities of choice simply reflect a more complex global world. While COM introduces some new evaluation and decision costs, it should not be overlooked that the present monopolistic supply of citizenship also imposes costs: the choice set of individuals is strongly limited by restricting citizenship to one single nation. With increasing globalization and enlarged opportunities, these costs tend to rise sharply.

3. *The new system of citizenship is infeasible.*

It may be argued that making citizenship more flexible “does not work in reality”.

However, in many important respects, aspects of COM are already in existence. Some examples are:

(a) Multiple national citizenship exists to a limited extent. But, more importantly, the citizens of federal states are in actual fact, though not always legally, already members of several (governmental) organizations.

(b) In several countries, foreigners have voting rights at the local level. Thus, the citizens of an EU-nation have the right to vote in the local elections of another
EU-country in which they reside (Article 19 (8b) ECT). In this sense, multiple and partial citizenship already exists\(^{16}\).

(c) Diplomats have an international status which could be called “citizenship in the diplomatic service”, providing them with a number of goods with public good characteristics. A case is immunity, which could not be bought on the market. Similarly, the World Bank already issues passports to its employees, with which they are able to travel worldwide\(^{17}\).

(d) The top persons in the Catholic Church, the Pope, the Cardinals and other clerics active in the central administration, have a citizenship of their own, vested in the minute Vatican State.

(e) People are “citizens” of condominiums in many urban settings. In Seoul, for example, a very large proportion of the residents of the city live in relatively large-scale condominiums. Each such resident belongs to a floor organization, a building organization and to an overall condominium organization. This federal system may involve as many as 10,000-20,000 people, who must pay a monthly fee in order to stay in the condominium. Some of these condominiums hire as many as 200-500 staff members, who provide a variety of social services such as day-care and recreation. Each “citizen” is required to pay what might be considered taxes to provide a variety of public goods for the condominium. It is almost impossible to tell the difference between some of these condominiums and what is called local government in other settings\(^{18}\).

\(^{16}\) Already in ancient Rome there was “full” and “partial” citizenship. The latter had the same legal status as the former in all private matters, but they could not vote in the assemblies or stand for office (see e.g. Gordon 1999: 93).

\(^{17}\) Personal communication by Dennis Mueller, 25 September 2000.

\(^{18}\) Personal communication by Elinor Ostrom, 2 October 2000.
The COM-system would not require a sudden institutional change. It could be introduced in small steps. The first individuals who would probably take advantage of the new type of citizenship are the internationally highly mobile managers, sports people, artists and academics. Persons satisfied with their present national citizenship would not have to take any action.

4. The new system of citizenship will be politically opposed.

Without any doubt, the politicians presently in charge are strongly motivated to reject flexible citizenship because it would rob or undermine their monopoly power. The same holds for public officials who benefit from the fact that, in many respects, the citizens do not have any alternatives. For example, what can a national citizen do if the public bureaucracy refuses to issue a passport? In many nations, recourse to courts is slow, costly in terms of time and money, or simply ineffective.

COM is not acceptable by persons who, as a matter of principle, want to restrict the term “citizen” to the traditional meaning. It will certainly be difficult for many to consider modifying such a time-honored concept. The same holds for “marketeers”, who want to improve the world by expanding the realm of the price system by pushing back the state.

VII. CONCLUSIONS

Citizenship entails a special relationship, consisting both of rights and obligations going far beyond short-term and egoistic exchanges between individuals and the state. The concept of citizenship has traditionally been reserved exclusively for the nation state. But states have proved to be unable to meet the challenges of a global world. The existing state monopoly of citizenship is too narrow and inefficient and
conflicts with the tasks to be solved by public activities. Citizenship, with its rights and obligations, can be generalized and made more flexible. Temporary, multiple and partial citizenship may be extended to quasi-governmental and non-governmental organizations, including churches, clubs, interest groups, functional organizations and profit-oriented firms. Indeed, the notion of academic, corporate, organizational, industrial and functional citizenship can be observed in one form or another in reality. To extend citizenship to organizations beyond the nation increases the choice set of individuals; raises the willingness to finance publicly provided goods and services in the global economy; leads to better preference fulfillment, establishes more intensive competition between the many organizations able to provide public activities, and therewith raises efficiency.
References


