Testing an informational theory of legislation:
Evidence from the U.S. House of Representatives *

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Abstract
Using data on roll calls from the U.S. House of Representatives, this paper finds empirical support for informational theories of legislative decision-making. Consistent with the theoretical prediction, the bias of the committee a bill gets assigned to is strongly positively associated with the bias of its sponsor, and unbiased sponsors in expectation get assigned to roughly unbiased committees. Moreover, we find a negative relationship between the sponsor’s absolute bias and the probability that the legislation is processed by closed rule. Despite these empirical regularities, there is a large variation in the data, suggesting that considerations other than informational efficiency are also important in committee appointments and procedural rule selection. As far as we know, our paper is the first one that provides quantitative empirical support for a theory of cheap talk versus delegation, in any setting.

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1 Introduction

Information has long been considered a key factor in explaining why institutions in Congress are organized in a specialized fashion. In their early works, Polsby (1968) and Cooper (1970) argue that information acquisition is the most important goal in legislation, and therefore specialization by committees can be an efficient organizational form to achieve informational advantage.¹ In a series of influential papers, Gilligan and Krehbiel (1987, 1989) offered formal models of legislative decision-making, investigating strategic information transmission within the hierarchical structure of the legislature.² A related theoretical literature, starting with Austen-Smith and Wright (1992) analyzes the role of interest groups in providing information to the legislature through lobbying.³ More generally, a large and growing literature in economics examines strategic communication with costless messages (starting with Crawford and Sobel (1982); standardly referred to as cheap talk), delegating decision-making to an informed agent (starting with Holmstrom (1977)), and the trade-offs between delegating decision-power to a biased expert versus retaining the rights to make the decision and communicating with the expert (see for example Aghion and Tirole (1997) and Dessein (2002)). However, as pointed out in a recent paper by Bertrand et al. (2011), the literature has not provided substantial evidence supporting the relevance of these theoretical models, either in the legislative or other contexts.⁴

In a recent paper, Ambrus et al. (2011b), from now on referred to as AAKT, connected some recent results from the game theoretic literature on cheap talk and delegation (Dessein (2002), Ivanov (2010), Ambrus et al. (2011a)), and proposed a unified informational theory model of lobbying, committee selection and procedural rules in legislative decision-making.⁵ The central feature of the model is that an outside interest group, that is biased from the point of view of the legislative body (associated with the preferences of the median legislator), possesses private information relevant for legislature. The floor, knowing the bias of the interest group, can select a committee to communicate with the interest group, and can also choose whether to delegate agenda-setting power to the committee (in the form of granting closed rule) or not (by selecting open rule, in which case the committee’s proposal is only a cheap talk message to the floor). The main findings of the paper are that: (i) if the bias of the lobbyist is small in absolute terms, then it is optimal for the floor to choose closed rule and a

¹See also Weingast and Moran (1983) and Calvert et al. (1989) on the legislature delegating power to bureaucrats and other agents for informational reasons.
²See also Krishna and Morgan (2001) and Krehbiel (2001).
⁴There are laboratory experiments investigating cheap talk, both in the Crawford and Sobel framework (see Cai and Wang (2006) and Wang et al. (2010)), as well as outside that framework (see for example Gneezy (2005) and Kartik and Hurkens (2009)). Outside the lab, Alonso et al. (2008) provide case study evidence supporting their results from a model of centralized versus decentralized coordination in an organization. Malenko (2011) present survey evidence for the type of optimal delegation scheme characterized in the paper. For empirical works in the legislative context, see the next section.
⁵For an earlier model with a similar motivation see Li (2007).
committee with perfectly aligned interests with the lobbyist; (ii) if the absolute bias of the lobbyist is from an intermediate range, closed rule remains optimal, but with a committee with preferences strictly between the lobbyist and the floor; (iii) if the absolute bias of the lobbyist is large (but not extremely large to the extent of excluding any possibility of information transmission) then it becomes optimal to choose open rule and a committee adversely biased to the lobbyist.

In this paper we test various predictions of the above model, using information on roll call votes in the U.S. House of Representatives, covering the period from the 107th to the 111th Congresses (January 2001 to January 2011), obtained from the website of the Library of Congress. We do not observe the lobbyist groups associated with different bills, instead we identify the sponsor of the bill as the person in the legislative process originally possessing the relevant private information for the legislature. Hence, we abstract away from how interest groups in the first place approach possible sponsors and how much information they convey to them, and focus on the information transmission from the sponsor to the committee associated with the bill (given whatever amount of information the sponsor has), and then from the committee to the floor. It is well known though that sponsors of bills and organized interest groups frequently work in tandem to advance policy goals that they share.\footnote{See Hall and Deardorff (2006).}

In our basic specification we use the DW-NOMINATE scores of Poole and Rosenthal (for the construction of these scores see Poole and Rosenthal (1985b, 1991a)) to measure the political preferences of different actors. We identify a committee’s preferences with the committee chair’s preferences, and the floor’s preferences with the majority leader’s preferences, based on qualitative evidence on the power and influence of these officials (see Section 3 for a detailed discussion).\footnote{In the supplementary appendix we also present results from a specification in which the floor is associated with the Speaker’s preferences. The latter is a more noisy indicator of the majority party leadership’s preferences because the Speaker almost never votes after assuming office, therefore her preferences can only be based on roll call votes beforehand.}

We focus on testing the main qualitative predictions of the model described above. Some of these predictions are not specific to AAKT, but also hold for previous models of delegation and communication that either only focused on the choice of procedural rule (Gilligan and Krehbiel (1987), Krishna and Morgan (2001), Dessein (2002)) or on the choice of the information intermediator (Ivanov (2010)). The predictions are: (i) the probability of closed rule should be a decreasing function of the absolute bias of the sponsor; (ii) small sponsor biases should be associated with small committee biases; (iii) committee bias should be positively associated with sponsor bias, for the region of moderate sponsor biases.

We find distinct support for these predictions in the data. Although for most of the range of sponsor biases both open and closed rule occur, we find a robust negative relationship between the magnitude of sponsor bias and the prevalence of closed rule, for the entire range of sponsor biases.
Moreover, our nonparametric regression estimation reveals that for sponsor biases close to zero the probability of closed rule is close to 1, while for very large sponsor biases it is close to 0. We also find that the choice of committee, though having a considerable amount of variation, is also consistent with the theoretical predictions. Both our linear and nonparametric regressions indicate that the predicted bias of the committee for very small sponsor biases is close to zero. Moreover, in the range of moderate sponsor biases (where the likelihood of closed rule is 2/3 or higher), there is a significant positive relationship between the bias of the committee and the bias of the sponsor. Since most of our observations are from this range, this dominates the linear regression between the above variables, yielding a regression coefficient between 0.62 and 0.97, depending on the specification.

While we find strong empirical regularities that follow from the information theoretic model of AAKT, the amount of variation in the data is large. The relationship between sponsor bias and committee bias only holds in expectation, with a relatively large variance. Similarly, for most of the range of sponsor biases, both open and closed rules are assigned with significant probability.

There are several obvious reasons why the data is not perfectly consistent with the theoretical predictions. First, the basic model in AAKT, like previous informational models of committees starting from Gilligan and Krehbiel (1987), assumes that for each different bill a different optimal committee can be formed, tailor-made for the actor who originally has the private information. While this was a good approximation of early stages of congressional decision-making, in recent times the great majority of bills go through 18 standing committees whose memberships are not changing from bill to bill. AAKT shows that most qualitative predictions of the model remain similar if the floor can only change the procedural rule from bill to bill, at least as long as a committee tends to interact with similarly biased interest groups, and therefore the floor can appoint a committee that is approximately optimal in most cases. However, there is no reason to expect a deterministic positive relationship between sponsor and committee biases, only a stochastic one. Second, informational efficiency is presumably only one of several considerations in committee selection. Other theories of committee formation include the distributive benefits theory, the majority-party cartel theory, and the bicameral rivalry theory (see Groseclose and King (2001) for a discussion on committee theories). It is most likely that some or all of these other considerations also enter into the choice of selecting committee chairs, introducing noise into the relationships predicted by our purely informational theory based model. Third, our measurement of political preferences of different legislators is clearly imperfect, e.g. the bias of a legislator in a particular issue might be different from her computed average bias over many issues. Given the above complications, we find it remarkable that the main qualitative predictions of our informational theory model are clearly verified by the data.

The rest of the paper is structured as follows. Section 2 summarizes the related literature. Section 3 describes the institutional background, with special attention to congressional procedures and the role of committees. Section 4
briefly summarizes the model in Ambrus et al. (2011b) and its main predictions. Section 5 details how the data for the empirical analysis was constructed. Section 6 reports the results of the empirical analysis. Finally, Section 7 concludes. For robustness checks and results from alternative specifications, see the Supplementary Appendix to the paper (Ambrus et al. (2011c)).

## 2 Related literature

The empirical literature on legislative procedures, in particular from the point of view of information transmission, is fairly scarce.

Groseclose and King (2001) consider a list of qualitative stylized facts regarding legislative decision-making, and provide a detailed discussion of which of these facts are consistent with each of four leading theories of committee theories (informational efficiency, distributive benefits, majority-party cartel, and bicameral rivalry). Their main conclusion is that none of the proposed theories are consistent with all stylized facts, and suggest that the committee system in legislature is shaped by multiple different considerations.

Poole and Rosenthal (1997) in Chapter 9 of their book find that most congressional committees in most congresses are not preference outliers, and interpret this as evidence supporting informational theories of committees starting from Gilligan and Krehbiel (1987).

There is a large empirical literature on the role of lobbying in legislature, but only a few of these papers address issues related to information transmission.

Kollman (1997) provides empirical evidence that lobbyist groups in a particular area tend to be like-biased to the committees associated with the same area, which is consistent with our findings. However, the interpretation offered is not information theoretical, instead arguing that members of the legislature specializing in a given area are naturally inclined towards the same type of bias as interest groups in that area.

Austen-Smith and Wright (1994) and Hojnacki and Kimball (1998) examine that to what extent lobby groups tend to approach legislators with similar versus different predispositions in an issue.

Langbein (1986) and Wright (1990) provide evidence that money can buy access to legislators, but does not directly influence legislators, suggesting that it is information from the interest group that can shift a legislator’s position. Similarly, Ansolabehere et al. (2003) also find that vote buying plays little role in U.S. politics.

Finally, two recent papers, Bertrand et al. (2011) and Banes i Vidal et al. (2011) examine the role of professional lobbyists who serve as intermediators between interest groups and congressmen.\(^8\)

\(^8\)See also Salisbury et al. (1989).
3 Institutional background

In this section we describe the timeline of legislative procedures, provide a brief overview of the committee system and legislative rules, and discuss the role of the Speaker, majority leader, committee chairs and bill sponsors in the process.

3.1 Overview of the legislative process in the House

Below we provide a description of the legislative process within the House, abstracting away from interaction between the chambers.

Legislation in Congress may be drafted by a member and his or her staff, a committee, lobbyists, executive branch officials, or any combination of insiders and outsiders — but it must be introduced by a member and while Congress is in session. After a draft legislation is introduced in the House, the Speaker refers it to the appropriate committee or committees. In practice, the House parliamentarians inspect the content of proposed legislation, and recommend referral to the committee with the appropriate jurisdiction.

Committees have many options concerning how to process the legislation referred to them. They may approve the legislation and report it back to the House, with or without amendments; reject the measure outright; simply not consider it; or set it aside and write a new bill on the same subject. In practice, most proposed legislation does not survive committee consideration. Committees may send a bill to a subcommittee for initial action or hold it for the full committee to consider. Committee chairs have substantial discretion in deciding whether to refer measures to subcommittees or hold them for full committee consideration.

If a committee intends to act on a bill, it conducts a “markup” on the legislation — a meeting at which the committee or subcommittee reviews the measure line-by-line or section-by-section and considers amendments. Once the markup is complete, the measure is reported to the floor if a majority of the committee votes to do so. Committees are free to report legislation with or without amendments or even without a recommendation that the legislation passes. But most important legislation is amended or written as a “clean” committee bill and then recommended to pass.

Legislations that are reported to the floor gets scheduled for floor debate by the Speaker. The Speaker also sets the floor agenda. Minor and major legislation are treated differently. In recent years, minor bills have been called up most frequently by unanimous consent requests or by motions to suspend the rules. When legislation is called up by unanimous consent, there is typically no discussion. Under the motion to suspend the rules and pass a bill, debate is limited to no more than 40 minutes, no amendments are allowed, and a two-third majority is required for approval.

Major or controversial legislation is more involved. Many members want to speak and offer amendments, creating a need for procedures that maintain order.

10Sinclare (2007).
and expedite action. It is difficult for sponsors of these bills to obtain unanimous or two-thirds majority support, so they turn to the Rules Committee to request a resolution known as a “rule”.\textsuperscript{11} Rules are highly flexible tools for tailoring floor action to individual bills. If the Rules Committee grants the bill and a majority of the House supports it, the way is paved for floor debate on the bill. Membership on the House Rules Committee is powerful and prestigious, and it is widely accepted that reforms implemented by House Democrats in the early 1970s firmly established the committee as an arm of the House leadership.\textsuperscript{12}

Once a special rule for a measure is adopted, the House resolve to convene “the Committee of the Whole House on the State of the Union” to conduct general debate and consider amendments. A chair appointed by the Speaker presides over the Committee of the Whole. The Committee of the Whole first conducts general debate on the bill and then moves to debate and votes on amendments. Legislation is considered section by section. Voting on amendments can take one of three forms: voice vote, standing division vote, or recorded vote.\textsuperscript{13}

Once debate and amending actions are complete, the measure, along with any approved amendments, is reported back to the House. The amendments approved in the Committee of the Whole may then be subject to separate votes; if no one demands separate votes, however, the amendments are voted on as a group.

\subsection*{3.2 The committee system}

Standing committees are permanent panels identified as such in chamber rules. Because they have legislative jurisdiction, standing committees consider bills and issues and recommend measures for consideration. They also have oversight responsibility to monitor agencies, programs, and activities within their jurisdiction.\textsuperscript{14}

The standing Committees in the House are Agriculture, Appropriations, Armed Services, Budget, Education and Labor, Energy and Commerce, Financial Services, Foreign Affairs, Homeland Security, House Administration, Intelligence, Judiciary, Natural Resources, Oversight and Government Reform, Rules, Science and Technology, Small Business, Standards of Official Conduct, Transportation and Infrastructure, Veterans’ Affairs, and Ways and Means. The number of standing committees remained stable in the post-war period, although the total number of committee seats grew steadily.

Besides standing committees, select or special committees can be established by a separate resolution of the chamber, sometimes to conduct investigations and studies, and, on other occasions, also to consider measures. There are also joint committees, that are permanent panels that include members from both

\begin{itemize}
  \item \textsuperscript{11}Five Committees (Appropriations, Budgets, House Oversight, Rules, and Standards of Official Conduct) have direct access to the floor for certain kinds of legislation.
  \item \textsuperscript{12}See Oppenheimer (1977).
  \item \textsuperscript{13}Oleszek (2010).
  \item \textsuperscript{14}Deering and Smith (1997).
\end{itemize}
chambers of legislation, which generally conduct studies or perform housekeeping
tasks rather than consider measures.

The party ratios in most committees are close to chamber-wide party ra-
tios. The exception is the Rules Committee, where the majority party has
always maintained an oversized representation. Committee assignments are the
responsibilities of the party leaders.

3.3 Legislative rules

Starting in 1979, the House majority leadership and the Rules Committee began
to employ special rules more frequently to restrict floor amendments. Special rules
are resolutions from the Rules Committee that, by supplementing or supplanting
rules of the House, may structure the amending process in the Committee of
the Whole. The change in the content of special rules in the 1980s was dramatic.
Between the 94th (1975-76) and 97th (1981-82) Congresses, the percentage of
special rules that restricted amendments in some way increased from 15.7 to
28.8 percent. In the 99th Congress (1985-86) 44.6 percent of all special rules
limited amendments. These trends continued through the 1990s and 2000s.15 In
our dataset from the 2000s the majority of the bills that reached the vote on
passage status were considered via restrictive rules. For the list of special rules
used in the Congresses during the time period of our investigation, see Section 5.

3.4 Key actors in the legislative procedure

The Speaker

Among the Speaker, the majority leader and the members of the Rules
Committee, the Speaker’s preference is perceived as the most important factor to
shape legislative outcomes.16 The Speaker can schedule her pick of the bills that
have been reported from committees. “The power of the Speaker of the House
is the power of scheduling,” observed by Thomas P. “Tip” O’Neill Jr. (D-MA),
who served as Speaker for more consecutive years (1977 - 1987) than any of his
predecessors.17

Through use of the Rules Committee and other privileged committees that
are considered to be controlled by the Speaker, the Speaker could interrupt the
regular order of business either to give priority to a bill she wanted considered
or to block a bill she opposes. She could use unanimous consent and suspension
of the rules to give access to the floor to bills that she favors and could deny the
use of these procedures to bills she opposes.18

The Speaker’s ability to control the agenda, however, stems merely from her
powers of repression, but also from the necessity of relying upon the Speaker if
the House wants to reach the targeted bills. The volume of legislation before the
House makes it exceedingly cumbersome to follow the involved order of business

15See Bach and Smith (1988).
16See Cooper and Brady (2009).
17Congressional Record, November 15, 1983, H9856.
18See Cooper and Brady (2009).
set forth in the rules. For this reason the Speaker usually receives additional power by conducting the floor debate.

Finally, the Speaker’s position as head of her party provides her with an important source of leverage. Most important issues are regarded as matters on which the party as a whole should stand together. In such a context the Speaker derives considerable power from this position as party chief. If she could not win the support of all elements in the party, she has at her disposal a powerful mechanism for enforcing adherence to her wishes — the caucus. Through a binding vote in the caucus, she could oblige the opposition to support her policy positions out of party loyalty. In short, the Speaker can rule the House through the force of party discipline.19

*Majority Party Leader*

The House of Representatives, with its large membership, has chosen majority and minority leaders to expedite legislative business and to keep their parties united. The role of the majority party leader, also known as the floor leader, is important because she is in charge of scheduling legislation for floor consideration, planning the daily, weekly, and annual legislative agendas, among other functions.20 The majority leader is in a very close tie with the Speaker and the rules committee to control the legislative procedures in the floor. The majority leader is also responsible for guarding the floor — that is, making sure that business flows smoothly and that opponents do not disrupt the legislative process. Also, the majority leader serves as the Speaker-designated majority-party representative on both the Budget Committee and the Intelligence Committee of the House.21

As opposed to the Speaker, who usually does not participate in debates and does not vote on the floor, the majority leader remains an active voting member of the House. Therefore while the Speaker’s political preferences can only be calculated based on her voting record before becoming the Speaker, the majority leader’s preferences can be calculated taking into account voting record after assuming the leader position, too. For this reason, the majority leader’s preference index is likely to be a better measure of the party leadership’s preference.

*Committee chairs*

There has been a great deal of discussions on the forms of committee power in Congress. The two principal forms of committee power are negative and positive. Negative committee power is the ability to defend the status quo in the face of those who favor change. In the context of the committee-floor relationship, negative power rests on a committee’s ability to restrict the choices available to the chamber. In fact, the most common outcome for bills referred to a congressional committee is failure to report legislation to the floor — the exercise of negative power. This “gatekeeping” power is considerably stronger in the House than in the Senate.

Direct sources of positive committee power are few in committees, relative to sources of negative power. To promote their legislative proposals success-
fully, committees often must employ extraprocedural resources, which can be substantial. First, committee members sometimes gain tactical advantages over competitors because of their special role in gathering political and policy information. Second, committee staffs provide important support services, such as monitoring and anticipating actions on the floor, in the other chamber, and in conference; drafting defensive amendments strategically and rapidly; and soliciting the assistance of interest groups and others.

The impact of (full) committee chairs is one of the most important barometers of committee power in the House. This comes from the combination of the seniority system, virtually complete control over their panel’s budgets, agendas, staff, subcommittee structure and memberships, and the fact that committee legislation nearly always succeeds on the floor — with few amendments and rare defeats.

Committee chairs usually have had a long period of service on the committee and are likely to be better informed than most other members on the many issues coming before the committee. The chair exercises considerable control over the committee’s agenda, schedules meetings and hearings, normally names conferees, controls the committee budgets, supervises a sizable staff, and often serves as a spokesperson for the committee and party on issues that fall within the committee’s jurisdiction. Consequently, the support of the full committee chair is crucial to bill sponsors.22

**Bill sponsors**

A Representative who introduces a bill or other measure in the House is called its sponsor. Under House Rule XII, clause 7, several Members together may submit a bill, but the first-named Member is considered the chief or primary sponsor; the others are considered cosponsors. A bill can have only one primary sponsor. The original signature of the primary sponsor must appear on the measure when it is introduced. Cosponsors do not have to affix their signatures to the bill.

Sponsorship formally only identifies the Representative who introduced it, and it does not necessarily indicate support for the measure. In practice, however, Members sponsor only bills that they support. It should not be assumed that a bill’s sponsor actually drafted it. The bill may have been drafted by a staff member, by an interest group, or by others. However, the primary sponsor is expected to oversee the writing of legislation in general. On occasion, a representative may introduce a bill as a courtesy, such as legislation proposed by the President or senior Administration officials. In such a case, the sponsor may designate the bill as introduced “by request.” 23

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22See Deering and Smith (1997).
4 An information theoretical model of legislation

Here we briefly summarize the model in AAKT, changing the terminology from lobbyist to sponsor.

We consider a multi-stage game of legislative decision-making with three players: a sponsor, a committee, and the floor. The outcome of the game is a policy action $x \in \mathbb{R}$. The players’ preferences over policy actions depend on an ex ante unknown state of the world $\theta$, distributed uniformly on the $[0, 1]$ interval.

The payoffs of the floor, the committee, and the sponsor are given by $-(x-\theta)^2$, $-(x-\theta-b_C)^2$, and $-(x-\theta-b_S)^2$, where $b_C$ and $b_S$ are referred to as the biases of the committee and the sponsor.

The game starts with an ex ante stage (stage 0), in which the floor selects $b_C$ and the procedural rule, which can be either open or closed.

In stage 1, the sponsor observes the realization of $\theta$, and sends a cheap talk message $m \in \mathbb{R}$ to the committee, corresponding to a draft proposal and possibly additional private communication to the committee.

In stage 2 the committee sends a proposal $p \in \mathbb{R}$ to the floor.

Finally, in stage 3 the floor chooses a policy action $x \in \mathbb{R}$. The set of possible choices of the floor in stage 3 depends on the procedural rule chosen in stage 0. In case of open rule, the floor in stage 3 can select any policy action in $\mathbb{R}$. However, in case of closed rule the floor can only choose between $p$, the policy action corresponding to the proposal, and $s \in \mathbb{R}$, an exogenously given status quo policy commonly known from the beginning of the game. For simplicity it is assumed that the status quo is so undesirable that on the equilibrium path $p$ is always preferred to it by the floor.

The main result in AAKT states that the optimal choices of the floor, for sponsor biases that are not too large to preclude any information transmission, are given by:

- For $b_S \leq \bar{b} = 1/6$, using closed rule and a committee with interests fully aligned with the sponsor: $b_C^* = b_S$.

- For $\bar{b} < b_S < \tilde{b} = \frac{2+\sqrt{3/2}}{10}$, using closed rule and a committee with interests strictly between the sponsor and the floor: $b_C^* \in (0, b_S)$.

- For $\tilde{b} < b_S < 1/2$, using open rule and a committee with interests opposite to the sponsor’s: $b_C^* = -(1 - 2b_S)/3 < 0$.

For a detailed intuition for these results, see Section 3 in Ambrus et al. (2011b). In short, the floor faces a trade-off between information efficiency, that can be improved by granting closed rule and appointing a committee with aligned interests with the sponsor, and bias, which can be decreased by choosing open rule or appointing a less biased committee than the sponsor. For small enough sponsor value biases information considerations dominate, leading to closed rule and a committee fully aligned with the sponsor. For large biases open rule
becomes optimal, and a committee that is biased in the opposite direction as the sponsor, because for such configuration of preferences there exist mixed equilibria of the game in which more information is transmitted than if the floor communicated with the sponsor directly.

AAKT also consider a version of the above model in which in stage 0 the floor can only choose the procedural rule, as the bias of the committee is exogenously given. This is motivated by the fact that in modern congress bills are usually referred to standing committees, the compositions of which typically do not change during a congress. The results in this version of the model are similar to the results regarding the procedural rule in the basic model: closed rule is optimal if the bias of the sponsor is not too large, and the committee’s bias is in the same direction and not too large in absolute value relative to the sponsor’s.

5 Data description

The data set used in this paper covers various information on roll call votes in the U.S House of Representatives. The period the data covers ranges from the 107th Congress, which started in January, 2001 to the 111th Congress that ended in January, 2011. We restricted attention to these relatively recent congresses because there are distinct trends in legislative practices over time, such as a steady increase in the probability of closed rules, that make legislations from congresses far away in time difficult to compare.

The webpage the Library of Congress dedicated to legislative information, THOMAS, provides an excellent online documentation for each roll call vote: It provides the roll call number, the date, the issue number, question, result, sponsor of the bill, the committee that the bill was proposed, and a short description on each bill.24 Each congress consists of two sessions and THOMAS has a separate section for each session. The number of roll call votes passed to the floor for voting varies depending on the Congress. For the 107th, 108th, 109th Congresses, the Republican party was in majority in the House and the Democratic party was the majority party under 110th and 111th Congress.

The data set includes the following variables:

1. Roll: The official number that is assigned to each bill proposed. The order of the roll follows the date when the voting occurs to each bill.

2. Date: The date when the voting occurs in the floor.

3. Issue: The indication of the types of bills and actions. Bills are included as part of the bill number in the identification code. There are four actions such as QUORUM, JOURNAL, MOTION, and ADJOURN. In terms of bills, there are eight types: (1) H.R. - House Bill, (2) S. - Senate Bill, (3) H.J.Res. - House Joint Resolution, (4) S.J.Res. - Senate Joint Resolution, (5) H.Con.Res. - House Concurrent Resolution, (6) S.Con.Res. - Senate

24http://www.loc.gov/index.html

4. Question: Summary of bill or action’s contents.

5. Result: P means passed, F means failed, and A for agreed to.


7. Sponsor Party: Sponsor’s party affiliation

8. Sponsor ADA: Sponsor’s ADA score. ADA score means the rankings that ADA (Americans for Democratic Action) assigns to each congressman. ADA members identify key policy issues, and ADA tracks how members of Congress vote on these issues. The annual ADA Voting Record gives each member a rating from 0, meaning complete disagreement with ADA policies, to 100, meaning complete agreement with ADA policies. A score of 0 is considered conservative and a score 100 is considered liberal.

9. Sponsor DW-Nominate Score: DW-Nominate score takes the value from the first dimension in the D-W Nominate representative ideology scores which are increasing in conservatism (Poole and Rosenthal, 1985b). While the ADA score is based on a selection of 20 bills, the D-W Nominate score is constructed based on the every roll call voting records. It is set to take a value between -1 (most liberal) to 1 (most conservative) and it has finer distinctions among representatives in terms of ideology compared to the ADA score. All the information on D-W Nominate score comes from voteview.com.

10. Committee: The principle committee that the bill is referred to.

11. Committee Chair: The principle committee chair’s name.

12. Chair Party: The principle committee chair’s party affiliation.

13. Chair ADA: The principle committee chair’s ADA score.

14. Chair DW-Nominate Score: The principle committee chair’s DW-Nominate score.


16. Leader Party: Majority leader’s party affiliation.

17. Leader ADA: Majority leader’s ADA score.

18. Leader DW-Nominate Score: Majority leader’s DW-Nominate score.

19. Speaker: The Speaker of the each congress.

20. Speaker ADA: Speaker’s ADA score.
21. Speaker DW-Nominate: Speaker’s DW-Nominate score.

22. Title Description: A short description on the bill.

23. Special Rule: In the House the majority party leadership schedules legislation for floor debate. Most major legislation is brought to the House floor by a special rule that allows the measure to be taken up out of order. The Rules Committee reports such rules. The rule sets the terms for a measure’s floor consideration. Different congresses use different categories of special rules. Therefore, seven coding categories were employed to comprehensively cover the special rules that are used the congress between 107th to 111th. These are:

(a) Open Rules
(b) Modified Open Rules (a time cap on consideration on the amendments)
(c) Modified Open Rules (required amendment pre-printing in the Congressional Record)
(d) Modified Open Rules (both time cap on consideration of amendments and required reprinting in the Congressional Record)
(e) Structured Rules
(f) Structured Rules or Modified Closed Rules
(g) Closed Rules

For the exact definitions of each of these rules for each Congress during the investigated time period, see the Supplementary Appendix.

For some summary facts on the Congresses we consider, see Tables 1-3.

6 Empirical analysis

6.1 Hypotheses

In this section we test the qualitative predictions of the model presented in Section 4. In the basic specification we use DW-NOMINATE, or IPE scores to measure biases. As opposed to ADA scores, which are simply additions of votes, IPE scores are estimations of political positions using a particular scaling. Scores range from -1 to 1. These estimated ideal points in a left-right one-dimensional policy space are generally considered superior to ADA scores, because of both the method used for constructing them, and the set of data used (virtually all roll calls taken during each congressional session, rather than a small sample. Moreover, they are designed to be consistent over time. In the supplementary appendix, as a robustness check we present the same analysis as below, with ADA scores used.

The bounds on the scores are almost never reached in our data. For this reason we did not apply limited dependent variable models or a nonlinear transformation of the score-difference.
In the main specification we identify the floor’s position with the majority leader’s IPE score, and compute the bias of a member as the IPE score difference between the member and the majority leader. The majority leader is only second in command after the Speaker. However, while the latter’s IPE score is not updated after assuming the position (since she typically does not cast votes), the majority leader’s IPE score is kept updated, and for this reason we consider it as a more accurate measure of the majority party leadership’s political position. In the supplementary appendix we present results based on an alternative specification in which the floor’s preference is given by the Speaker’s IPE score.

We identify a committee’s position with the committee chair’s position. We identify the Sponsor of a bill as the individual who originally possesses the information necessary for the legislation (the sender in the game introduced in the previous section).

We identify special rules a)-d) (see the end of Section 5) as open rules, and special rules e)-g) as closed rules. We proceeded this way because the definitions of latter rules impose significantly more restrictions on the debate and the possibility of amendments than the rest of the rules, and also because the actual number of amendments is at most a few for bills processed under rules e)-g), while they tend to be large for bills processed under rules a)-d).

From all the rolls that were called on the House floor, we focus on votes “on passage”, that is final votes on whether to pass a piece of legislation or not. For the main analysis we only consider legislation that was assigned a special rule and a House committee (on legislation not receiving special rules, see the additional analysis in subsection 6.4). This leaves us with 541 observations for most of the analysis.

The three main qualitative hypotheses that we test are the following.

H1: The likelihood of closed rule is decreasing in the sponsor’s bias.

H2: The expected committee bias is close to zero when the sponsor’s bias is close to zero.

H3: The committee bias is positively associated with the sponsor’s bias, in the region of moderate Sponsor biases.

To formally address H3, we need to specify the region of sponsor biases that we consider moderate. Because Sponsor biases larger than 0.5 in absolute value are clearly outliers in our data, we consider the interval \([-0.5, 0.5]\) as an upper bound on the region of moderate biases.

We also test a stronger form of H3, that for the region of small sponsor biases the expected committee bias goes hand in hand with the sponsor bias.

H3*: For sponsor biases small in absolute value, a unit increase in the sponsor bias is associated with a unit increase in the expected committee bias.

6.2 Main results

6.2.1 Choice of rule as a function of sponsor bias

To investigate how the Sponsor’s bias predicts the chosen procedural rule, first we present point estimates from a nonparametric local logistic regression model
with the absolute value of the sponsor’s bias explaining the probability of closed rule (see Figure 1). The bandwidth for the regression was fixed to be 0.18.

Though both kinds of rules occur under most of the range of Sponsor biases in the data, the regression line suggests a discernible decreasing relationship. In the range of data where most of our observations come from, that is for Sponsor biases not higher than 0.45 in absolute value, the predicted likelihood of closed rule decreases from more than 90% to 60%. For even larger Sponsor biases the downward trend continues and the predicted probability of closed rule goes to zero, but the estimated regression line in this region should be interpreted with caution, because of the small number of observations. In general the 95% simultaneous confidence bounds (not shown) are very wide for the whole range of Sponsor biases, and for this reason the results from this specification are only suggestive.

Table 4 reports marginal effects of increasing the Sponsor’s absolute bias on the probability of closed rule from linear and probit regressions. As columns 1 and 3 show, without controls for committee and fixed effects, in both types of regressions we find a significant and large negative relationship. Columns 2 and 4 show that the effect becomes insignificant when introducing committee and congress controls (with the point estimate remaining negative). However, this does not contradict H1, instead suggests that there are not many committees which within the same congress receive both a large number of closed and open procedural rules for their proposals. This can be for example because within a congress a given committee receives referrals that originate from similar Sponsors. For this reason we consider the regressions without committee and congress controls to be the correct tests of H1, but also report the regressions with controls for completeness.

Figure 2 takes a closer look at what drives the above result. Among special rules that have a nontrivial number of observations in our data, we see that in the range of sponsor biases where the bulk of the observations are from, the likelihood of the rule remains roughly constant in the sponsor bias for all rules but (a) (pure open) and (g) (pure closed). There is a distinct upward trend in the likelihood of rule (a), and a distinct downward trend in the likelihood of rule (g).

Overall we conclude that even though there is a considerable amount of variation in the data, and both closed and open rules get assigned with positive probability for the whole range of sponsor biases, H1 is largely supported.

6.2.2 Choice of committee bias as a function of Sponsor bias

First we again consider a local linear regression, with the same fixed bandwidth as before (0.18), to examine the effect of the Sponsor bias on the choice of committee bias. Figure 3 displays the point estimates alongside the 95% confidence bands. Although again there is a lot of variation, there is a clear positive relationship in the $[-0.5, 0.5]$ region, where almost all Sponsor bias observations come from. Moreover, the regression line passes close to the origin, indicating that Sponsors with biases close to zero on average get associated with committees with bias
The linear regressions reported in Table 5 confirm that there is a strongly significant positive relationship between committee bias and sponsor bias. As column 2 shows, this result is robust to introducing committee and congress fixed effects. Column 3 shows that, in accordance with the theory, the point estimate is higher (0.576 versus 0.43) when we restrict the sample to Sponsor biases \([-0.25, 0.25]\). However, it stays significantly smaller than 1 even in this region. Therefore results from this specification support H3, but not H3*.

The intercept is statistically significantly negative, hence H2 is rejected. However, it is very small in magnitude, with the exception of the specification with committee and congress controls. Therefore a sponsor with 0 bias in expectation is associated with a committee with bias close to 0.

The above analysis presumes that the committee bias can be chosen separately for every piece of legislation, tailored for the sponsor’s bias. As discussed in the Introduction, this is a clearly unrealistic assumption for the modern Congress. For this reason, a more appropriate way to conduct the analysis involves regressing a committee’s bias on the mean sponsor bias for referrals to the committee during a single congress (the duration for which the composition of the committee is largely constant). Table 6 reports results from this specification. The effect of mean Sponsor bias is significantly positive, and larger (closer to 1) than in the previous set of regressions. Column 2 reports a specification in which we restrict attention to committee-congress pairs with more than two observations. This is done in order to partially correct for the fact that this type of regression treats every committee-congress pair as one observation, independently from how many bills are associated with it (nor weighting with the number of bills). This specification reveals an almost exactly unit slope in the linear relationship between committee bias and average sponsor bias for referrals to the committee. Moreover, the intercept is small and insignificant in both columns 1 and 2, hence this specification provides support for H2.

Overall, we find distinct support in the data for both H2 and H3, with the caveat for H2 that some specifications predict that the expected committee bias for a Sponsor with bias zero is not zero, but slightly negative. Most specifications reject H3*.

6.3 Alternative specifications: A summary

The supplementary appendix reports results from two alternative specifications, conducted as robustness checks.

The first of these associates the floor’s preferences with the Speaker’s IPE score, as opposed to the majority leader’s. The relationship between committee bias and sponsor bias is very similar to the main specification. In particular, there is a significant positive linear relationship, robust to including congress and committee fixed effects, with a larger point estimate when restricting the

\[\text{The results are similar when we restrict the sample to sponsor biases } [-0.2, 0.2] \text{ or } [-0.15, 0.15].\]
sample to small sponsor biases. The intercept is very small and insignificant for all of these specifications, providing support for H2. Similarly, when regressing committee bias on the average sponsor bias for bills referred to the committee during a given congress, we find a significant positive relationship, and a virtually zero intercept. When we restrict the dataset to committee-congress pairs with more than two observations, the estimate of the regression coefficient is 0.95 and not significantly different from 1. In contrast, the relationship between the probability of closed rule and the absolute value of the sponsor bias becomes insignificant, although negative in all specifications.

The second alternative specification associates the floor’s preferences with the ADA score of the majority leader, as opposed to the IPE score. The results are very similar to those from the first alternative specification. There is a significant positive relationship between committee and sponsor bias, more highlighted for small biases. The intercepts are small and insignificant in all specifications. Similar conclusions hold for the specifications regressing committee bias on the average sponsor bias for bills referred to the committee during a given congress. However, the relationship between the probability of closed rule and sponsor bias becomes approximately zero in this specification.

Over all, the results from the main specification with respect to the relationship between committee and sponsor bias are robust to these alternative ways of measuring the floor’s preferences, but the results with respect to the relationship between procedural rules and sponsor bias are not. The latter might be attributed to these measures being more noisy indicators of the majority party leadership’s preferences than the one used in the main specification.

6.4 Additional investigation: Legislation receiving no special rules

As discussed in Section 3, a fraction of bills do not receive special rules, instead get called up by unanimous consent request or by motions to suspend the rules. In particular, our data contains 52 roll calls that fall into this category. The legislative procedure in these cases is similar to strict closed rule, in that debate is severely limited and no amendments are allowed. The difference is that as opposed to closed rule, for which a simple majority is sufficient to pass the legislation, either unanimous support or two-third majority support is required.

Given that these bills are supported by a large fraction of the House representatives, the biases of the sponsor and the committee should be less important for the floor. This suggests that the absolute biases of the sponsors for these bills could be higher than the absolute biases of the sponsors of bills considered under (strict) closed rule. Similarly, we expect the absolute difference between the preferences of the sponsor and the committee for these bills to be larger than for bills considered under closed rule.

We conclude our empirical investigation by formally testing these two predictions. We find evidence in line with both: The absolute sponsor bias of the 152 bills with strict closed rules 0.157, while it was 0.22 for votes with no rules. The latter being larger than the former is significant at the 5% level (t=-1.69). On
the other hand, the absolute sponsor-committee difference is 0.093 for explicit closed rules and 0.165 for votes without rules, again a statistically significant difference at the 5% level (t=-1.81).

7 Conclusion

Using roll call data from the House of Representatives, we found support for the main qualitative predictions of an information theory model of legislative decision-making, in which information is strategically passed from the sponsor of a legislation to a committee, and then from the committee to the floor. In particular, the expected bias of the committee is strongly positively associated with the bias of the sponsor, and the likelihood of closed rule is decreasing in the sponsor’s absolute bias. At the same time, a considerable amount of variation in the data suggests that other forces are also at play in committee appointments and procedural rule selection.

An important future direction of research would be complementing the data with information on interest groups that can be connected to different pieces of legislation. This would facilitate conducting the analysis with an added step in the information transmission procedure, in which the interest group strategically selects a sponsor to transmit information to. It would also be interesting to conduct a closer examination of what type of legislation informational considerations play a more prominent role.

8 References


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<th>Minority in House</th>
<th>Majority in Senate</th>
<th>Minority in Senate</th>
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Table 1: The Composition of Each Congress. Numbers in parenthesis mean the absolute number of members in each party.
Table 2: DW-NOMINATE Score of Key Actors. Note that IPE scores used are retroactive, and for a given representative we assign his or her latest score for all congresses he or she was present.

<table>
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<tr>
<th>Congress</th>
<th>Speaker</th>
<th>House Majority Leader</th>
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<tbody>
<tr>
<td>107th</td>
<td>Hastert (0.448)</td>
<td>Armey (0.636)</td>
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<tr>
<td>108th</td>
<td>Hastert (0.448)</td>
<td>Delay (0.590)</td>
</tr>
<tr>
<td>109th</td>
<td>Hastert (0.448)</td>
<td>Delay (0.590)</td>
</tr>
<tr>
<td>110th</td>
<td>Pelosi (-0.551)</td>
<td>Hoyer (-0.395)</td>
</tr>
<tr>
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<td>Pelosi (-0.551)</td>
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<td>108th</td>
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<td>----------------------------------</td>
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<tr>
<td>Agriculture</td>
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<td>Education and Workforce</td>
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<td>Energy and Commerce</td>
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Table 3: DW-NOMINATE SCORE of Committee Chairs
Table 4: Regression analysis

Marginal effects from linear and probit regressions of closed rule use on sponsor bias, with Huber-White standard errors, clustered at the congress-committee level. Column (2) controls for committees and congress fixed effects. Columns (3) and (4) show probit models, with or without controls.
Linear regressions of the committee bias measured as the absolute distance of committee median from the floor median, with Huber-White standard errors, clustered at the congress-committee level in parentheses. Column (2) controls for committees and congress fixed effects. Column (3) repeats column (1) for rolls with small sponsor bias (< 0.25).

<table>
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<tr>
<th></th>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
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<tr>
<td>Sponsor bias</td>
<td>0.525***</td>
<td>0.263***</td>
<td>0.576***</td>
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<tr>
<td></td>
<td>(0.0613)</td>
<td>(0.0666)</td>
<td>(0.0740)</td>
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<tr>
<td>Constant</td>
<td>-0.0592**</td>
<td>-0.237***</td>
<td>-0.0540**</td>
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<tr>
<td></td>
<td>(0.0170)</td>
<td>(0.0490)</td>
<td>(0.0170)</td>
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<tr>
<td>Congress FE</td>
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<td>Committee FE</td>
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<td>398</td>
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<tr>
<td>$R^2$</td>
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<td>0.611</td>
<td>0.246</td>
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Table 5: Regression analysis
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<tr>
<td>Average sponsor bias</td>
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<td></td>
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<td>Observations</td>
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<td>$R^2$</td>
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Table 6: Committee level analysis

OLS regressions of average committee bias on average sponsor bias, with and without controls, with Huber-White standard errors, clustered at the congress-committee level in parentheses.
Figure 1: Local logistic regression with fixed bandwidth

Closed rule prevalence by sponsor bias

Point estimates for probability of closed rule using a flexible local logistic regression model with the absolute value of the sponsor’s bias, using a bandwidth of 0.18.
Point estimates for probabilities of different special rules using a flexible local logistic regression model with the absolute value of the sponsor’s bias, using a bandwidth of 0.18.
Figure 3: Local linear regression

Local linear regression with 95% confidence bands

Committee bias by sponsor bias

Committee bias

Sponsor bias

95% CI

Committee bias

lpoly smooth

kernel = epanechnikov, degree = 1, bandwidth = .18, pwidth = .21