

# The Abuse of Entrusted Power for Private Gain: Meaning, Nature and Theoretical Evolution

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## Abstract

Although the study of corruption has received increasing attention over the past decades, the theoretical progress of its earlier years has been increasingly relegated to a passive comment, resulting in an underdeveloped field as a whole. To address this issue, this paper explicitly adopts a prevalent definition of corruption—i.e. the abuse of entrusted power for private gain—and explores its meaning, nature, and theoretical evolution from the earliest human bands to the present era. The result is an examination of corruption’s constitutive elements and the way they open the door for a historical account based on the social evolution of political agency and the development of increasingly specialized ethical duties. The arguments presented here aim to provide a road map for future comparative historical research on the subject, and the potential identification of social patterns which sustain corruption tolerance today.

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## Abstract

Although the study of corruption has received increasing attention over the past decades, the theoretical progress of its earlier years has been increasingly relegated to a passive comment, resulting in an underdeveloped field as a whole. To address this issue, this paper explicitly adopts a prevalent definition of corruption—i.e. the abuse of entrusted power for private gain—and explores its meaning, nature, and theoretical evolution from the earliest human bands to the present era. The result is an examination of corruption's constitutive elements and the way they open the door for a historical account based on the social evolution of political agency and the development of increasingly specialized ethical duties. The arguments presented here aim to provide a road map for future comparative historical research on the subject, and the potential identification of social patterns which sustain corruption tolerance today.

## 1 Introduction

The greatest legal historian of corruption, John T. Noonan, begins his masterpiece by stating that the historical origin of bribery is reciprocity (Noonan, 1984). According to his account, corruption emerged together with the first public duty—a responsibility inherently owed and not subject to reciprocal demands. From the moment when a public action was infused with moral reason and transcended the individualistic logic of exchange, corruption appeared as the consequence of the impending broken vow, a demand for reciprocity which had become immoral. Noonan correctly identifies the first examples of corruption as those pertaining to the administration of justice, for

this function was the first and most basic form of authority. Whether it was the justice offered by a king or by a judge, the earliest stories of outrage against the actions of public authorities are offered in regards to demands for legal reparation. Already by the first century B.C., Cicero is found employing the verb *corruptere* to mean “the evil act of paying a judge to decide unjustly in one’s favor” (Noonan, 1984, 38).

The rest, as they say, is history: corruption remained the target of moralistic reform efforts until those efforts finally took hold with legal initiatives to control public corruption in the nineteenth century, and to address private corruption in the second half of the twentieth century. Today, corruption has moved away from its past rudimentary examination as an individual moral concept and is recognized as the main source of policy failure around the world. This transition required conceptual reevaluation as much as political developments over the past three centuries. However, and in contrast to the sizeable amount of attention it currently receives from scholars and practitioners, questions remain regarding even its most basic features.

The reason for the poor understanding of corruption has been scholars’ tendency to bind the term to a modern liberal ideology which holds the entirety of a collectivity as both the source and ultimate beneficiary of power—the people elect the leader to create public goods, the organization hires the employee to create profits. Consequently, judgement of past organizational forms find their legal systems and social customs inherently corrupt in their traditional embrace (or at least tolerance) of the individual exploitation of an office of authority. Such an interpretation of nondemocratic systems infuses the concept of corruption with unnecessary normative meaning, which naturally limits the capacity to explore the true nature and evolution of corruption. Even James C. Scott’s (1972) thought-provoking term ‘proto-corruption’ (i.e. corruption which was considered legitimate under past legal systems) fails to provide a way to engage productively in historical and intercultural comparisons, leaving corruption plainly as that which the law says it is.

Behind the implicit anachronistic judgement—which is pervasive in examinations of this topic— lies a conceptual issue. What is corruption? At the most general level, corruption implies a state of decay, of becoming spoiled, a deviation from intended purpose or proper nature. In the past, such meanings worked to make corruption a way of describing the moral health of entire societies; but, with the advent of individualism and political autonomy in modern times, corruption became a term associated to individual<sup>1</sup> behavior (Johnston, 1996). Corruption, when used to qualify human behavior, is said to be the opposite of integrity and accordingly made a catch-all resource for all sorts of moral condemnation, resulting in its becoming an umbrella term: as Caiden (1988) points out, specific forms of corruption include a wide variety of situations such as embezzlement, bribery, cronyism, electoral fraud, misuse of goods and personnel, nepotism, electoral fraud, and many others. These are the actual situations which have been codified in administrative and criminal systems, for the relationships and costs/benefits implied by them can be more accurately described than the murky and morally-loaded term “corruption”. However, this has not prevented scholars from venturing definitions suitable to the analytic requirements of their scientific efforts, and rightly so. Some definitions failed to leave a lasting impact due to their excessive specificity, which contradicted the umbrella nature of the phenomenon. For example, Werlin (1994, 547) suggested that political and administrative corruption meant “partisanship that challenges statesmanship”. Likewise, one of the earliest modern definitions emphasized the jurisdiction of the state, a transactional element, and the deviance of the act: “a public official is corrupt if he accepts money or money’s worth for doing something that he is

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<sup>1</sup> It should be mentioned, however, that in recent years the study of *institutional* (contrary to ‘individual’) corruption has emerged as a distinct approach within the field, defined as taking place “when an institution or its agent receives a benefit that is directly useful to performing an institutional function, and systematically provides a service to the benefactor under conditions that tend to undermine legitimate procedures of the institution” (Thompson, 2013, 9); or as “a systemic and strategic influence which is legal... that undermines the institution’s effectiveness by diverting it from its purpose...” (Lessig, 2013, 553). At its core, this approach returns to the traditional conceptualization of corruption in terms of general decay—in this case, institutional or organizational—and emphasizes the need to discriminate between legitimate and illegitimate benefits in terms of the organization’s *raison d’être* (Thompson, 2018). While the arguments offered by institutional corruption theorists certainly offer useful perspectives on ethical challenges prevalent in the grey area of anti-corruption debates (such as the interpretation of private gains in cases of lobbying and campaign financing) the approach still struggles to empirically discriminate between individual and institutional corruption in a meaningful way; to distance itself from the broader discussion of ethics in government and formulate its objectives in line with global anti-corruption efforts; and to find applicability outside of democratic theory. For these reasons, it shall largely be considered (whenever applicable) complementary (rather than an alternative) to the arguments presented in this paper.

under a duty to do anyway, that he is under a duty not to do, or to exercise a legitimate discretion for improper reasons” (McMullan, 1961, 183-184). Moving forward, later definitions provided by Leff (“[c]orruption is an extra-legal institution used by individuals or groups to gain influence over the actions of the bureaucracy”; 1964, 8), Nye (“[c]orruption is behavior which deviates from the formal duties of a public role because of private-regarding gains”; 1967, 416), and Huntington (“[c]orruption is behavior of public officials which deviates from accepted norms in order to serve private ends”; 1968, 59), shed away any explicit transactional condition while further highlighting the rule-breaking and private-regarding goal of the act. But the assumption remained that corruption belonged to the public sector, to the point that it was commonly employed as shorthand for ‘political’ corruption. This is how Scott (1972) (followed by Peters and Welch, 1978) understood it when he pointed out that alternative definitions related to public interest, public opinion, and legal norms.

Naturally, the essential problem with a narrow commitment to public corruption is that it mistakes the part for the whole—after all, there is a reason why we use the label ‘public’ to distinguish malfeasance from other forms of corruption. The above definitions were by design unsuitable to describe the experience of *private* corruption, an area of activity which has rapidly grown in social relevance over the past couple of decades, and the description of other definitions as reflecting a “market-centred approach” did little to resolve the issue (Johnston, 1996). Luckily, work from a principal-agent approach offered the basis for a more general definition by describing corruption as the situation where “an agent betrays the principal’s interests in pursuit of her own” (Klitgaard, 1988, 24; see also Rose-Ackerman, 1978), thus granting it applicability outside of the public sector. The combination of deviance, private-regarding motives, and fiduciary relationships introduced by earlier definitions come together in their most encompassing form in the definition first introduced by Jeremy Pope (2000), revised by Peter Eigen (2002) shortly afterwards, and since then popularized by the international non-governmental organization Transparency International (TI): corruption is *the abuse of entrusted*

*power for private gain*<sup>2</sup>. This definition may be said to be a reinterpretation for the private sector of that provided by Moodie (1980, 212) much earlier (“the abuse or misuse of an office of trust for private gain”) and which he had originally considered to be a “public-office type of definition”. Indeed, this way of describing corruption in the public sector was becoming standard by the second half of the 1990s, as it is evident in the work of Daniel Kaufmann (1997) and Dye and Stapenhurst (1998). But by focusing on “entrusted power,” TI’s definition is able to continue with the newly standardized formula *abuse-power-gain* while formally including the private sector and, consequently, incorporate progress made in areas such as business ethics and others.

The benefits provided by this definition are due not least of all to its *relationship-centred* nature (Brown, 2006), building on the larger social dimension of corruption rather than previous definitions based on legal duties or market/public interests (Heidenheimer, 2002). Still other approaches take an even broader approach than that of TI, such as Warren’s (2004, 333) description of corruption as “a decision, action or exchange” which causes “gains for those included in the decision or action and harm for at least some of those who are excluded”; but he is correct in pointing out that while corruption has “a single normative core, its practical (and empirically situated) meanings will depend upon domain-specific institutions and practices of inclusion” (Warren, 2014, 43). Spargling (2018, 385) would seem to agree when concluding that any definition of corruption would require a decision regarding “the principles of justice upon which we distribute offices, honours, goods and membership in a political order.” In empirical terms that results in corruption being contextually labeled by members of a society and consequently displaying varying level of disrepute across time and places. Indeed, Jancsics (2019) describes ‘social bribes’ as a form of corrupted gift-giving in which organizational resources are transferred in pursue of fulfilling social obligations; and Luo et al. (2012, 142) even feel comfortable describing *guanxi* as “business and government ties” and examining its impact on

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<sup>2</sup> Pope’s (2000, 2) original definition was the slightly different “misuse of entrusted power for private benefit”.

organizational performance. For this reason Torsello and Venard point out that anthropologists adopt an ‘emic’ approach by which local perceptions inform the construction of analytical concepts (2016) which often means equating corruption to a ‘social exchange’—with the caveat that this ‘may tend to overemphasize petty corruption practices and be less explanatory for larger phenomena’ (2015, 174). Such idiosyncrasies behind the recognition and interpretation of corrupt behavior will be further elaborated in a later section.

Of course, the definition of corruption as the abuse of entrusted power for private gain is not without its critics (Andersson and Heywood, 2009). Although often targeting its instrumentalization through Transparency International’s Corruption Perception Index (CPI), several authors have sharply criticized the alleged focus on the “demand side” of corruption at the expense of the supply side and third parties involved (Galtung, 2006; De Maria et al., 2008). Such concern is particularly damning since it would depict corruption as a problem of the developing world, minimizing the role of transnational corporations as source of corrupting funds. While this challenge is not gratuitous, it is somewhat unfair. First of all, it is only a relevant criticism in regards to specific forms of corruption based on transactions—most clearly bribery—but it does not apply to others such as embezzlement and cronyism.

Secondly, even focusing exclusively on bribery, a crucial dimension is often ignored—*imputed* (or vicarious) liability of accessories to wrongdoing is already well established in criminal and civil law without requiring explicit mentioning in regulations. Robinson (1984, 611-612) makes the case for the legal sufficiency of a minimally defined offense, pointing out that “legislators could conceivably include all inculpatory exceptions to a particular paradigm within the definition of the offense. Inculpatory exceptions, however, often embody principles that are independent of any particular offense... These general principles make it unnecessary to refer to the doctrines of imputation in the definition of each offense.” The broad consequences of TI’s definition of corruption to actions committed by actors in the supply side and anyone who takes part in planning the act and/or concealing the proceeds is also well established within the Foreign

Corrupt Practices Act's (FCPA) jurisdiction: "an individual or entity that has not committed an act in furtherance of an FCPA violation... may be subject to jurisdiction as a coconspirator or abettor so long as there is jurisdiction over one co-conspirator or principal" (Adams and Keeling 2017:17). In other words, corruption understood as the abuse of entrusted power for private gain does not let other wrongdoers 'off the hook,' even if the definition itself only describes the actions of the actor(s) on the demand side. The alternative is working with a bulky definition closer to the one provided by Philp (2014, 22): "Corruption in politics occurs where a public official (A), violates the rules and/or norms of office, to the detriment of the interests of the public (B) (or some subsection thereof) who is the designated beneficiary of that office, to benefit themselves and a third party (C) who rewards or otherwise incentivises A to gain access to goods or services they would not otherwise obtain."

Striving to avoid yet another attempt at defining corruption, the core of this paper picks up from there and offers a look into the far-reaching theoretical implications of understanding corruption in TI's terms. This is done by developing a concrete roadmap into its nature and theoretical evolution, thus providing the basis for a much-needed and comprehensive understanding of corruption as an individual and social phenomenon.

To start such an examination of a largely misunderstood topic, Section 2 adopts a widely employed and inclusive definition of corruption—the "abuse of entrusted power for private gain," as offered by Transparency International—and assesses its meaning and potential to describe corruption in an encompassing yet flexible way. After its constitutive elements have been properly probed, the definition is adopted with the objective of exploring the range of theoretical possibilities which it opens. Section 3 begins the actual analytic work of considering the historical evolution of corruption. By finding common ground and developing new terms with which to handle the complexity of such a broad review, this section finds that corruption may be recognized in all stages of social development by reference to individual agency and the ways in which power is willingly transferred. After having addressed the nature of corruption and its early

evolution, Section 4 argues that its current evolutionary stage may be best described by reference to the particular ethos it transgresses, and that the nature of modern administrative arrangements may explain crucial differences between integrity and compliance approaches to corruption control. Finally, Section 5 summarizes the discussion and offers potential research avenues for the future.

## 2 The meaning of corruption's meaning

To consider corruption as the 'abuse of entrusted power for private gain' might strike one as a modern construction based on the political and individualist ideals of liberalism as a value system, and of bureaucracy as a form of efficient management. After all, 'entrusted power' suggests accountability, while 'abuse' and 'gain' are terms we may understandably find in manuals of financial integrity. However, the combined effect of the three conceptual pillars on which it stands—entrusted power, private gain, and abuse—goes well beyond the limited framework of a legal interpretation of corruption. In particular, the requirement that 'abuse' (or 'misuse' in some versions) be a crucial qualifier becomes a catalyst that dissolves any previously held historical constraints. The real implication of this definition of corruption can best be demonstrated by employing a reverse engineering approach and analyzing one constitutive element at a time.

First, the notion of 'private gain' squarely puts the emphasis on the distinctive reduction of the potential beneficiaries of a decision-making process from the whole collectivity to a specific group or individual. In other words, the considered actions are driven directly or indirectly by self-interest rather than concerns for the larger community from which resources are drawn and to which they are owed. At a most inclusive level, benefits owed to an entire society are captured and subsequently enjoyed by only a section of it, such as a town, party, or family; at the lowest level of aggregation, private gain involves personal profiting rather than the distribution of

benefits among members of the organization, tribe, or kin. For this reason, an extended definition provided by Stapenhurst and Sedigh (1999, 128) describes corruption as an action carried out “for personal gain or for the benefit of a group to which one owes allegiance,” highlighting an interpretation of *private* that stands opposite to an abstract public but which does not reject an agent’s community

interests.

This major division regarding the beneficiaries of an allocation/distribution of resources makes the notion of private gain the most general element of a definition of corruption, for without it, the concept would completely lose its moral significance. Arnold Heidenheimer (2002, 141) suggests as much by pointing out that corrupt activities such as the misappropriation of funds are more ethically reprehensible when they are performed by individuals or firms, but they become less so as the number of perpetrators grows, positing an inverse relation between the collectivization of funds and moral disapproval. For this reason, corruption may be partially described as a form of privatization of collective goods, and the element of private gain allows us to defend in moral terms the actions of whistle-blower Edward Snowden—who leaked top-secret government documents in 2013 for the sake of safeguarding the citizen rights of the American people—while disapproving of former Secretary of Defense Donald Rumsfeld and his financial links to the procurement of antiviral medication Tamiflu during the avian influenza outbreak of 2005.

Second, ‘entrusted power’ crucially serves to differentiate actions which can be characterized only as betrayal from those events which reflect individual autonomy and discretion but which occur outside pre-existing relationships. In its handling of resources or privileged access purposefully received and not generated by the agent itself, corruption thus represents a treacherous act against the terms of an implicit or explicit contract between parties. Under this contract, whatever its clauses may be, one party bestows power upon another without actually surrendering it; the first party merely grants it for the purpose of performing tasks or achieving

goals in a more efficient or effective way. Therefore, whatever actions may follow can properly be labeled corruption only if they are performed by virtue of, or are facilitated by, a previous transfer of power from its legitimate source to the recipient. We may easily see the distinction when considering the terms *larceny* and *embezzlement*, only the second of which can properly be considered an act of corruption. In the first instance, the protagonist of the action and the victim need not be related in any shape or form prior to the incident; the offender uses his or her own resources to bring about the unwilling transfer of valuables from the latter to the former. On the other hand, embezzlement requires a previously established hierarchical relation through which wrongdoers gain privileged access to control or manage another party's assets, which they then transfer to themselves without being awarded consent to that end. To put it simply, larceny involves a trespass—the wrongdoer is not granted permission to control the assets in any way—while embezzlement does not—the wrongdoer is willingly awarded an initial limited control.

Moreover, for the transfer of power to work as a form of trust, it must be mutually recognized, and actors must participate willingly—i.e. both source and recipient must acknowledge (explicitly or implicitly) the nature of such a transfer as legitimate. If the recipient does not agree to the entrusted power, or if the source is forced to surrender it, no consequences could be labeled corrupt regardless of their being morally heinous. This is evident in the behavior of a conquering army, which might indulge in exploitative activities and later be called to justice for breaking international law, but not based on any anti-corruption norm.

Beyond involving transfer, entrusted power has been a source of confusion because of the vague and inconsistent operationalization of the 'power' concept. This is evident in another common definition of corruption—the abuse of *public office* for private gain—which avoids its explicit usage but nonetheless narrows its application to that of governmental power or official public authority. However, power is a complex concept in itself, and the way in which we employ it will naturally affect our interpretation of corruption. Consider the seemingly double standard behind corruption pertaining to public and individual actors vis-a-vis the private and

organizational levels. For the public sector or the individual level, entrusted power evokes concerns about fiduciary control: power is formally and purposefully transferred, resulting in expectations that it be used with the primary objective of benefiting the original owner of power. We may call this variant a *narrow* interpretation of corruption. For the private sector or the organizational level, on the other hand, judgements of corruption are conceptually waived in their narrow form and, rather, concentrate on what may better be called a *broad* interpretation, conceiving of power as it is frequently discussed in the literature—as access to resources and influence over outcomes (Javor and Jancsics, 2016; Wang and Sun, 2016). As Steven Lukes (2005) points out, power, influence, access, and other concepts are regularly used interchangeably due to a hidden core that they all share. Thus, a broad interpretation of power might allow for a potentially richer application of the term corruption, one which sees entrusted power in a wide range of relationships not limited to the public sector or even to organizational settings in general.

By themselves, entrusted power and private gain need not constitute corruption, as is evident in the contemporary transfer of public service delivery to for-profit corporations or the institutionalization of independent media in the private sector. This pattern of privatization of power over key industries has developed in parallel with the emergence of an international anti-corruption movement, which serves to legitimize it as a non-corrupt form of allocation of societal resources. Those arrangements belong to a particular stage of political and economic thought—liberalism and free-market capitalism—whose potential for efficiency was not elaborated on in previous eras. Yet, and without considering it to be a source of efficiency, the privatization of public office had existed since antiquity—the monarchic system is based on just such a distribution of power and benefits. Why is it, then, that we now consider hereditary public office to be a form of corruption, but we draw a clear distinction in regards to private corporations engaged in public service delivery? The crucial difference lies in our understanding of corruption as a type of *abuse*, which becomes a catalyst to the interpretation of power (abuse as a qualifier of performance) and gain (abuse as excess in pursued benefits).

Although Gardiner (2002, 27) regards it impossible to define the term ‘abuse,’ relaying only that it means “to misuse” or “to do something improper,” for Friedrich (2002) this element is the very core of corruption. Indeed, entrusted power for private gain can constitute corruption only by reference to the crucial element of ‘abuse’. As McMullan (1961, 184) offers, the “ideal relation between the individual and the institution is that the individual should be able to satisfy his personal aims in harmony with, and while forwarding, the official aims of the institution.” For the purposes of our discussion, ‘abuse’ could then be operationally defined as the deliberate affectation of that ideal harmony between personal and official aims, reflected in (a) the relative *amount* of benefits the agents derive from their tasks or (b) the *form* in which these are executed.

The use of entrusted power for private gain becomes corruption when the ratio of an agent’s pursued gain to that of the source of power exceeds the mutually agreed-upon level; in other words, when pursued private gain exceeds the expected or acceptable amount of rewards and rents. For example, members of parliament are legitimately assigned a salary as well as allowances, but any additional income or profit resulting from their activities may be appropriately construed as corruption.<sup>3</sup> The same label would be applied to employees who use organizational resources or access to advance personal agendas. In both cases, the agent extracts benefits above the sanctioned amount or level, thus behaving corruptly (Philp, 2017; Rose-Ackerman, 2018).

On the other hand, the use of entrusted power for private gain becomes corruption when private gain is pursued through the employment of assigned faculties inconsistently with a mutually agreed-upon fashion—that is, by engaging in irregular activities in pursuit of otherwise appropriate goals (Jancsics, 2019). We can see this form of abuse when public servants withhold

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<sup>3</sup> Rose (2018, 5) raises the question of the minimum threshold amount using as example the use of work hours to indulge in leisure activities. In his opinion, a definition of corruption that includes such events would make it “massively too broad” and therefore “analytically unhelpful”. I disagree—there is value in analytically differentiating the decision-making structures of ethical infractions even at seemingly extreme ends of the scale. This is evident in the common distinction between petty and grand corruption, categories that separate a 2 USD bribe to a police officer in India and USD 800 million paid by Brazil’s Odebrecht in bribes across a dozen countries. Once we recognize the dangers of the ‘slippery slope’ (Welsh et al., 2015) the threshold becomes a matter of policy design.

relevant information from the public to protect their positions, and when a private organization submits fraudulent financial statements. In both cases, although they continue to pursue the same objectives as their non-corrupt versions, by doing so in improper ways they effectively transition to a state which is considered corrupt.

While abuse becomes a crucial catalyst for the concept of corruption, we must also beware of any potential confusion it may cause in respect to the boundaries of entrusted power, in particular when embracing a broad interpretation of this term. As the examples provided by Underkuffler (2013) of an attorney concealing information to cheat on his taxes or a city employee calling in sick to go to a ball game show, corruption is not the correct label when discussing ethical breaches involving matters left to one's own responsibility and/or discretion. Certainly, it is possible to offer that "cheating one's employer on sick days are clear violations of duties" (Underkuffler, 2013, 18) by representing the abuse of employer's trust in one's professional integrity; or that tax fraud represents a breach of government's trust in the integrity of citizens. However, corruption's condition of dealing with entrusted power should not be confused with other expressions of individual capability which are self-asserted or self-generated, such as rights and other private resources or credentials. For example, the pursuit of private benefits in market transactions is a staple of individual power and one of the basic pillars of all modern societies, but remains utterly corrupt when done by government agents tasked with administering public funds; and at the most egregious level, even blatantly criminal behavior stands apart from corruption when wrongdoers act by their own means. An early definition provided by Robert C. Brooks (1909, 4) saw corruption as "the intentional misperformance or neglect of a recognized duty, or the unwarranted exercise of power, with the motive of gaining some advantage more or less directly personal," and consequently included under this label such cases as divorce, marital infidelity and childless unions, calling them "corrupt influences upon our family life" (1909, 5). Kurer (2014) appropriately disregards Brooks' interpretation, considering it an overreach and certainly outside the scope of modern anti-corruption scholarship. Lest we are

accused of making the same mistake as Brooks did over a century ago, abuse of entrusted power must not be confused with a general neglect of duty. Thus, going back to the examples provided earlier, the attorney who cheats on his taxes does so in dereliction of their duties as a private citizen, and the city employee enjoys the ball game on a Tuesday morning by abusing his labour rights—but neither of them act corruptly. Of course, it would be a different story if the same attorney was cheating his clients and billing them for fictional work, or if the city employee had entered the stadium under pretense of conducting official business.

On the other side, a closer look at the boundaries of entrusted power should also make it clear that corruption may be perfectly applicable to a range of instances from the private sector and private sphere which have not commonly being considered under this field of study. In the private sector, business organizations who increase their revenue in any unlawful way could be considered corrupt under the current definition, as their actions would represent an abuse of their government license to engage in commercial activities. This situation clearly fits the conditions discussed above in cases where the organization provides public services, be them the broadcasting of news or the emission of medical certificates for driver's licenses—as long as the power entrusted to them by the public is abused to pursue a private interest, we must recognize the presence of corruption. Edward H. Spence (2017) explicitly points this out when he recognizes 'news-for-sale' as a type of media corruption. But he also goes beyond the private sector to argue for the applicability of corruption in other aspects of life by describing the abuse of trust in more general terms: "The fiduciary relationship can be articulated in political, professional, social, or familiar terms. Thus a priest, minister of religion, or teacher who sexually abuses children in their care, are acting corruptly..." (Spence, 2017, 458) By stripping the concept of unwarranted constraints, it becomes then clear that the abuse of entrusted power for private gain describes not only malfeasance and breach of formal contracts, but also the exploitation of informal roles and other applicable relationships. As an evolving concept, corruption may be potentially applied

in the future to a much broader degree of unethical actions than it currently is, yet remain apart from the exclusive domain of the private sphere.

To summarize, the necessary connections between the constitutive elements of corruption are represented in Figure 1. In describing them by reference to a principal-agent relationship, it is possible to say that power emanates from a *principal* (the source) and is bestowed upon representatives or *agents* so that they may pursue the attainment or maintenance of goods for the principal's profit, therefore making them accountable for actions performed on the principal's behalf or by virtue of the acquired position. In return for services rendered, the principal assigns economic rewards or sources thereof (rents); however, if the agent's actions prove to have been self-serving rather than group-oriented, they are labeled corrupt, and rewards are consequently replaced by context-specific forms of punishment. This is the meaning of corruption.

[Figure 1 here]

### 3 Nature and early evolution of corruption

According to Howard S. Becker (1963), deviance is the label which results from the emergence of norms and their unavoidable disobedience. Thus, corruption can be said to be a deviant behavior (Friedrich, 2002, 15), as the evolution of anti-corruption enforcement over the past century clearly shows: many activities that were once considered normal business practice, or even necessary elements of the political process, are now criminally pursued. Such is the case with the bribery of foreign public officials, which in most OECD countries could be fully deducted from taxable income until the late 1990s. Noonan (1984) reports the criminalization of an increasing number of corrupt behaviors starting in the eighteenth and nineteenth centuries, allowing for a moral reflection on the issue when considering the fact that, in many respects, what is now called bribery may merely be the rejection of the principle of reciprocity in recently codified areas of

human interaction. This view of corruption openly spouses the social construction of the phenomenon: the label of corruption is bound to the prevailing norms of a time and place (De Graaf, 2007; Torsello and Venard, 2016).

However, Noonan's historical review does more than highlight the sociocultural evolution of corruption; it also describes the prevalence of corruption from the very dawn of recorded history in the form of the sale of justice. This condemnation in the ancient narrative of certain authoritative decisions as being morally reprehensible points to the very early recognition of malfeasance as a source of evil, a transgression of even the most basic ethical expectations of human collectivity. In this sense, corruption (at least in its more heinous manifestation) would appear to go beyond legal arrangements alone and to emerge as a detraction from primordial values regardless of period and culture. Such an understanding of corruption suggests a crucial role for morality that is independent of any specific set of social values. Noonan (1984) identifies the anti-corruption ideal in the administration of justice in ancient Egypt, Assyria, and Babylon. The fact that ancient corruption relates to justice is not random or coincidental: the administration of justice was historically the earliest and most basic activity associated with authority.

Considering the strong role that ethical expectations play in both origin stories described above (moral relativism versus universalism), it is clear that to understand the nature of corruption, we must address the qualities of that characteristic which is commonly considered to be its opposite— integrity. Integrity represents the status of a value or set of values in their unimpaired condition, and it is not (contrary to common use) a moral value in itself—something evident in the hollowness of the expression 'integrity is doing the right thing.' Thus, integrity represents a state of wholeness, reflected in purposeful behavior following internalized ethical principles. In other words, it is possible to assert that integrity is a function of the congruence between individual principles and behavior; on the other hand, when individuals fail to adhere to principles due to various degrees of practical difficulty or counter-pressure, it becomes possible

to assert that they lack integrity. The level of difficulty described here notoriously rises with the complexity of the situation, with equally valid principles becoming temporarily incompatible under specific circumstances (such as the one described in Cooper, 2012).

In terms of social arrangements, early communities were not structured in a way that demanded much more than the observance of essential principles for human interaction. However, as institutional evolution gave birth to advanced social/economic/political functions, and as specific ethical principles emerged for the execution of new roles, the manifestation of integrity became an increasingly contentious matter. In particular, during the past two centuries, the development of meritocracy (Friedrich, 2002), government responsibility (Scott, 1972), and public welfare (Huntington, 1968) brought about a steep demand for ethical behavior tuned to progressively specialized environmental cues. The pursued congruence between organizational goals and individual behavior—as embodied in the ideals of modern administrative systems articulated by Max Weber (2019)—takes the form of what will be referred to hereafter as *integrity-in-office*. This concept represents the ethical core of an individual’s role in modern professional relations and relates to the concept of ‘public service ethos’ (characterized by honesty, accountability, and the promotion of public rather than private interests; Rayner et al., 2010). Conversely, the failure of integrity-in-office can be seen in the endorsement of loyalty over fairness (Waytz et al., 2013), and its particularism—as opposed to general integrity—will account for the gap between the moral duties of individuals as members of informal social groups and those prescribed by their roles in professional organizations (Dungan et al., 2014).

Just as integrity-in-office arises from Weber’s (2019, 353) ‘rational bureaucracy’ and its “officials’ inclination to conduct their administrative tasks in a materially utilitarian manner in the interests of the welfare of those subjects over whom they rule,” Philp (2017) appropriately describes corruption as a rejection of the very split between public and private spheres which represents the ideological core of modern bureaucracies. Mirroring the emergence of increasingly context-specific ethical expectations during the nineteenth and twentieth centuries,

the historical evolution of corruption as a phenomenon of interest is marked by the shift from an exclusive focus on basic and universal forms of deviance—such as the sale of justice—to more complex and system-specific acts—such as pork-barrel and graft. This process signaled the relabeling of previously non-deviant behavior as new forms of corruption, giving reason for Weber to see malfeasance as “the hallmark of an earlier, more primitive stage of society” characterized by patrimonial rule (Rubinstein and Maravic, 2010, 23). Yet, this suggested transition between the two ideal stages is hindered by what De Graaf (2007, 54-55) calls a clashing of moral values, whereby corruption arises from two opposing sets of moral obligations held at once: one owed to the professional organization and the other to friends and family. This conflict is aggravated by the fact that professional and political hierarchies involve highly specialized and artificial duties; kinship, on the other hand, remains the default form of association (Fukuyama, 2011). At the heart of the problem are the duties that individuals owe to others—if a person owes another one justice but demands that they negotiate access to it, the event is properly labeled as corruption. Without duty, however, the relationship between both parties is purely transactional—one provides justice, the other provides compensation for the service. To provide a more concrete example, private security guards can be freely contracted in a legal and ethical way, whereas this is not the case with police officers, who owe service to the general public. This duty, understood as the moral obligation to provide something, is the primary source of corruption, for without it no ethical demands could be made. Consequently, the study of historic corruption may be said to be the study of duties, for the application of labels follows the recognition of context-specific duties and their ideals of integrity. However, duties are themselves a result of the way in which the individual is conceptualized and of the consequent rights which become available to members of a collectivity (Turner, 1990). This fact is evident in the way in which subjects and citizens correspond to the presence of absolute monarchies and elected governments, respectively.

Thus, a proper historical interpretation of corruption requires an understanding of the role of rights and duties in the formation of ethical expectations and their corrupt transgressions—in short, to consider the interpersonal dependencies created by the transfer of power in a group. While under modern arrangements power is mostly entrusted to pursue, in one way or another, the goals of the collectivity—that is, power is instrumental—in the past power was often transferred as a form of reward for pursuing those goals or by the forceful action of a usurper. Even within modern Western countries, there are different ways in which ‘rewards’ and ‘trust’ are interpreted, which in turn produces differing catalogues of corrupt behaviors (Philp, 2017). It is that capacity of power to be transferred in more than one way which Noonan (1984, xi) implicitly takes to be a constituent element of a bribe, which he defines as “an inducement improperly influencing the performance of a public function *meant to be gratuitously exercised* [emphasis added].” In other words, corruption implies the usufruct of what had been given only for fiduciary control; and as the specific content of the public trusteeship changes with time and culture, so does popular interpretations of corruption. Today we see the difference between *entrusted* power and *rewarded* power reflected in the public-private sector divide, though their distribution is much more nuanced. For example, in democratic systems the elected government is required to abide by strict recruitment regulations in filling civil service positions (i.e. merit system) but is also allowed a number of political appointee positions for discretionary selection (i.e. spoils system), thus evidencing the socially acceptable limits of public rewards vis-a-vis public duties.

Adding to these two forms, power can also be surrendered by the individual. However, while surrendered power shares with entrusted power a natural moral core—the former of opprobrium, the latter of responsibility—only the abuse of entrusted power represents corruption. As the previous section suggested, whenever power is illegitimately appropriated, it becomes impossible to speak of any duty whose betrayal may be labeled corrupt. While also morally

bankrupt, the spoils of domination are never to be confused with corrupt benefits, which are applicable only to cases in which power had been willingly and purposefully transferred.

A potentially novel assessment of corruption at the historical level follows from the distinction between leadership actions that reflect duties toward the subjects/citizens (and which take the form of policy), and the actions taken in rightful enjoyment of rewards (regardless of their taking the form of salaries or taxes). Reflecting the acceptable forms of power transferred, actions labeled as corruption will also be specific to each time period and geographical area. Once it is understood that public offices can be privatized by taking them as rewards for the provision of leadership services, no difference exists between the license granted to for-profit corporations to deliver public goods in the twenty-first century and the transactional nature of many public offices in the eighteenth century (Swart, 2012). It all comes down to the way in which a group determines which forms of reward and reciprocity are acceptable and which are not. Therefore, by departing from a view of the past plagued by modern ideals, it is possible to move even further and address the essence of that power whose transaction might or might not represent corruption—individual agency.

Agency is individuals' capacity to control their own actions beyond the demands and constraints of the environment or 'structure' (Giddens, 1984). Thus, agency and structure represent competing claims. For the present discussion, the particular dimension of structure which is of interest is the degree to which behavior may be attributed to the relationship between the individual and the rest of the group, making it the case that the highest level of sociality represents the lowest level of agency. This is what is usually referred to as 'eusociality,' found mostly among insect species in which the individuals of a colony belong to a highly vertical hierarchy composed of castes of specialized labor and differentiated reproductive access (Rehan and Toth, 2015). At the other end of the spectrum are species of solitary animals which associate only for reproductive purposes. Both degrees of power transfer from the individual to the group (and all the intermediate levels found in fauna) are the results of genetic architecture and, in the

case of human beings, of embedded cultural patterns (Chudek and Henrich, 2011); but inasmuch as power is not held at any of the extremes, animal groups are forced to engage in what we call politics. Politics is the distribution of authoritative decision making. At its core, it depicts the struggle of the collectivity to organize itself and coordinate the activities of its members in all aspects not directly controlled by genetic demands. In other words, as long as some degree of agency is possible within a group, politics emerges as the primary means of coordination by fostering the transfer of power away from the individual. By becoming an instrument of increased sociality, politics diminishes individual agency in a temporary way, which strengthens group cohesion while keeping it adaptable. For this reason, the existence of a proper state requires the suppression of social ties based on kinship and the patrimonialism it represents, a matter evidenced early on in China through the ideology of Legalism (Fukuyama, 2011).

Historically speaking, however, while overall agency has continuously diminished due to the centralization of power by governments and its interference in private-to-private affairs (labor relations, economic transactions, childbearing, etc.), a specific type of agency which was almost eradicated by the first institutionalization of authority has been slowly recovering since then—political agency (Crone, 1993). This concept recognizes the individual as the original source of power in society, and the struggles it inspired have only recently secured a role for individual freedom not experienced since the time of primitive bands. To differentiate those two aspects of agency, it is necessary to recognize that political agency relates solely to individual power which is transferred to the group or another agent, while general agency encompasses both transferred and non-transferred power. Crucial to our discussion is the fact that the nature of the volitional transfer of power—entrusted versus rewarded—becomes the historical origin of corruption: in early bands and tribes, any power transferred by individuals meant the recognition of ‘strongmen’ who used their position to settle conflicts and perform ceremonial activities. Their role was not institutionalized: decisions were not enforceable and power could be stripped away as easily as it had been voluntarily transferred (for this reason, Fried [1967] prefers to speak of ‘authority’

rather than ‘power’). Thus, in the egalitarian societies of this kind, power could be said to have been largely rewarded rather than entrusted, thereby evidencing corruption only on those rare occasions when fairness was betrayed, and then only within the private sphere (what could be designated as ‘moral corruption’). This condition of social organization was later destroyed with the institutionalization of political leadership; however, the level of entrusted power began to recover as authority became progressively codified—especially during the later stages of increasing social complexity—disengaging in the process some transactions from the concept of reciprocity and re-labeling them as corrupt<sup>4</sup> (Shupak, 1992; Rotaru et al., 2016). The engine of this process was the transformation of government into increasingly centralized power and its new relationship with society. Vitoria (2018, 85) argue that the interpretation of corruption in the Middle Ages responded to wider political dynamics, such that “the question of public opinion and the pressure it exercised on the governing elites is absolutely crucial to interpreting the politics of anticorruption.” Yet, rewards remained an important form of power transmission throughout this period, and wealth was legitimately owed to rulers for their role as guarantors of physical and spiritual well-being (Yoffee, 2005). Finally, the emergence of the ideologies of individualism and liberalism in the past few centuries, combined with the development of professional administrative systems, meant a new redistribution of power away from a logic of reward and towards rules of fiduciary trust. At this stage, the moral institutionalization of *citizenship* takes place, a process marked by broadening individual rights and limits on state power. Michael Johnston (2014) calls this event ‘deep democratization,’ which is properly credited for modern efforts and progress in controlling corruption.

To provide a broad overview of this theoretical evolution, the historical applicability of the concept of corruption can be observed in Figure 2.

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<sup>4</sup> Ancient Athens is an early example. Taylor (2018, 27) proposes a direct link between their system of participatory democracy and its principle of equality among citizens, on the one hand, and the “large numbers of laws which deal with different aspects of corruption, and the quantity of allegations which appear in law court speeches,” on the other.

[Figure 2 here]

#### 4 Late evolution of corruption

If the transition from tribes to kingdoms and other pre-modern states (driven by the institutionalization of political authority) signaled the emergence of public corruption, the development of modern states gave way to a re-labeling of previously-accepted behaviors that would ultimately allow society to recognize corruption in the private sector as well. To better understand the significance of this process to a historical conceptualization of corruption, it becomes necessary to address the nature of corruption as it was already understood prior to the development of integrity-in-office, and to distinguish it from later forms. Therefore, as these two groups differ in respect to the increasing sociopolitical complexity of the modern state, a categorization based on the new public ethos may be suggested: *primary corruption*, or behavioral forms opposed to general integrity and which are already morally deviant prior to processes of bureaucratization and professionalization; and *secondary corruption*, opposed to integrity-in-office ethics but which are morally acceptable under more patrimonial forms of organization.

As mentioned earlier, the complex ethical standards of modern administration foster conflict between different (but equally applicable) values, making them less clear, more open to interpretation and subversion, and more difficult to enforce. De Graaf (2007, 54) points out that a problem with these kinds of standards is their level of abstraction, resulting in individual and social tolerance of secondary corruption (Karklins, 2005; Pozsgai-Alvarez, 2015), particularly in cases in which modern legal institutions are imposed under contexts of traditional social norms (McMullan, 1961; Johnston, 2018). By contrast, primary corruption is based on the transgression of norms which are more fundamental to social cooperation, such as access to basic goods and retributive justice. Corruption in these instances represents the rejection of the moral basis upon which a group depends for its very existence: if the adoption of mechanisms for goods sharing

and altruistic punishment were crucial for the survival of early humans, the avoidance of duties and sanctions by means of corruption naturally represented a most destructive challenge. The social meaning attached to such cases of blatant corruption is still evident today in the higher standards imposed on the administration of justice and medical treatment, and it is taken up by Underkuffler (2013, 223-224) as the basis of her description of corruption as ‘captured-by-evil’, explaining that it “involves the violation of otherwise firmly established moral norms... [and] challenges the continued existence of previously accepted norms.” Where does that leave more sophisticated anti-corruption norms which continue develop together with new political and professional standards? Clearly, actions that contradict recent or disputed norms must belong to a different category, that of secondary corruption. Finally, and considering that both types involve individual willingness to engage in deviant behavior, we may also add a third one to describe people who are directly or indirectly coerced into acting corruptly but remain clear about the moral weight of their decision—a distinction inspired by, and adapted from, Bauhr and Nasiritousi’s (2011) influential categories of ‘greed’ and ‘need’ corruption. Without discussing the nature of such events any further, it will suffice to assign them the label of *tertiary* corruption for later comparison.

If, indeed, earlier forms of corruption involved the rejection of basic social norms, while more complex forms reflect the mismatch between individual values and social rules, the argument introduced above suggests that the former may, in fact, evidence moral pathologies, while the latter may involve more of a socialization deficit. By moral pathology it should not be implied that offenders possess a diagnosable mental disorder; as Coleman (2006) notices in the case of white-collar criminals, the absence of psychiatric disorders among this population remains widely accepted. This concept implies a condition closer to that of *anomie* applied to the individual rather than society as a whole, described by Durkheim (1951, 216) as a state in which “greed is aroused without knowing where to find ultimate foothold. Nothing can calm it, since its goal is far beyond all it can attain.” To be more precise, we could conceive of moral pathology as a

condition that causes the individual to eschew basic moral principles in the execution of a particular action with the purpose of self-gratification. The level of deviance implicit in this concept characterizes the difference between it and mere cases of socialization deficit, where individuals might be faulted for exhibiting an underdeveloped ethical awareness and even a lack of integrity, but commonly as a consequence of being confronted by contradictory social demands. Crucially, actions falling under the label of moral pathology reflect a pervasive disdain for the well-being of others and a consistent lack of empathy, while common wrongdoers simply choose to neglect their duties but are not necessarily free from partial shame and remorse.

The potential ability to categorize wrongdoers by reference to their individual moral worth has a clear area of application in the field of administrative ethics—specifically, in resolving disputes regarding the relative value of compliance and integrity initiatives (Lewis and Gilman, 2005; Maesschalck, 2004; Arjoon, 2006). The compliance approach to organizational ethics management emphasizes external controls from the top to prevent misconduct. Regular mechanisms include internal and external audits, financial controls, monitoring, investigations, limits on discretionary power, and penalties to enforce organizational standards. On the other hand, the integrity approach highlights the role of self-control from the part of employees, an appeal to values and responsible decision-making in the face of ethical dilemmas. Following its emphasis on ethical training and positive leadership, concepts which are potentially relevant to foster under this approach include: *moral development*, or the universal sequence of stages in an individual's cognitive structures for moral judgement (Ntayi et al., 2013); *moral awareness*, or the individual's capacity to identify the moral content or nature of a situation (Reynolds, 2006); *centrality of moral identity*, or the cognitive accessibility of an individual's moral self-conception (Aquino et al., 2009); and *moral disengagement*, or an individual's predisposition to reinterpreting his or her own actions in a way which downplays those actions' moral content and ethical consequences (Moore, 2008).

While it is not possible to explore here what an instrument to measure the moral acumen of individuals during recruitment and evaluation processes would look like, the integration of our theoretical discussion into the compliance-integrity debate allows at least two early policy suggestions moving forward. From an efficiency maximization perspective, a relevant strategy would require (a) behavioral monitoring to detect and deter cases of primary corruption, and (b) integrity training activities to reduce secondary corruption, thus investing enough resources to manage employees by reference to their specific ethical level, and disregarding other skills that may be more expensive to develop. Conversely, a strategy of morality maximization would rather (a) focus on improving the target population's level of moral development to deal with primary corruption; (b) foster moral awareness, identity centrality, and the reduction of disengagement to curb cases of secondary corruption; and (c) adopt mechanisms of compliance to support integrity efforts.

Although the selected approach ultimately depends on a number of factors, a morality maximization strategy may represent the most sensible of the two in terms of an organization's anticorruption commitments and responsibilities, and its expectations for human resource management. For the private sector, there is already ample agreement regarding the impact of an ethical organizational culture on employees' willingness to engage in corruption by increasing standards (i.e. fostering moral identity) and promoting professional norms (i.e. cultivating moral awareness) (Bussmann and Niemeczek, 2017; Mayer et al., 2010; Verhezen, 2010). Certainly, systems of compliance to prevent (Tunley et al., 2018) and detect (Jeppesen, 2018) acts of corruption remain a prominent element under this approach; but the emphasis switches from a focus on behavioral control to preemptive intervention over processes of individual cognition and emotion. Therefore, this morality maximization strategy could be compared to a cognitive-emotional-behavioral framework for the prevention of corruption, adopting as a point of reference the integration of two crucial pieces: first, Canache and Allison's (2005) process of awareness, attitudinal change, and rejection of corruption (Pozsgai-Alvarez, 2014); and second,

Ajzen's (1985) social-psychological model linking beliefs, attitudes, subjective norms, and perceived control to corrupt intention and behavior (Rabl, 2008; Werner et al., 2018). In other words, a comprehensive anti-corruption system could improve its ethics management dimension by tracing the emergence of individual wrongdoing through a minimal process of conceptual awareness, ethical judgment, evaluation of environmental constraints, and execution. In turn, the incidence of moral pathology and socialization deficit described above would be assessed by measuring morally-relevant indicators between stages of attitude formation, offering valuable insights into a person's level of corruption tolerance and a tool for improved business and public management. Figure 3 provides a summary layout of the multistage model suggested so far.

[Figure 3 here]

In the particular case of the public sector, a morality maximization strategy can be already recognized in the emphasis on 'citizenship' which has been prevalent in both democratic theory and character education. First, it recognizes that the separation between private and public spheres which is characteristic of modern political systems requires the individual to develop a new relationship with the state—one that guarantees their political agency, thus transitioning from the role of subject to the role of citizen (Nisbet, 1974). As citizens, particularly of the liberal kind, individuals are no longer passive non-actors at the mercy of a lord or social group and confined to the private space; instead, they become fully-fledged and autonomous agents capable of participating in public life (Turner, 1990). Second, it relies on civics education that creates individuals who are sufficiently informed about the features of their society and who are capable of functioning as effective members of that society, and on moral education that infuses them with virtues such as concern for the common good and respect for the law (Berkowitz, 2000; Sherrod et al., 2002). Although these complementary aspects of education for good citizenship

regularly emphasize participation in public affairs through mechanisms associated mostly with democratic rule, at its core the approach fosters the development of individuals capable of moving beyond their private concerns and becoming more attuned to community goals and the well-being of others (Althof and Berkowitz, 2006; Sherrod and Lauckhardt, 2009).

More recently, this approach has somehow been advocated by Bo Rothstein (2018) as a way of fighting systemic corruption. His suggestion that successful examples of modern citizenship resulted from establishing universal access to public education follows an earlier argument regarding ‘generalized trust’ and its correlation with low levels of corruption (Rothstein, 2011). Briefly described, his ‘indirect’ approach recognizes that the degree of universalism of public agencies— in particular, their impartiality—has a decisive impact on the transition from patrimonial forms of organization to those characterized by a high quality of government and low levels of corruption (Rothstein, 2005). That impact is explained by the level of social trust which it fosters, which in turn helps solve the collective action problem causing a corrupt equilibrium (Persson et al., 2013).

The significance of citizenship development for controlling secondary corruption is further suggested by the earlier argument regarding the expression of political agency through individual rights. It is the nature and range of specific rights which inform the labeling of behaviors as either corrupt or not corrupt, a matter which is evident in the literature. Friedrich (2002, 21) points out that the sale of government posts under absolute monarchies could not be considered corruption, for leaders enjoyed a socially recognized control over those resources. However, by considering the fact that rights are themselves divided (both analytically and in their historical evolution) between economic, civil, political, and social rights, the argument may be pushed beyond a recognition of general association, making it possible to interpret the geographical and temporal application of the label ‘corruption’ by reference to specific and properly-internalized institutions: political rights creating intolerance of political abuse, and social rights resulting in the condemnation of profiteering (Truex, 2011; Rose-Ackerman, 2010; Li et al., 2016).

## 5 Conclusions

In the past, the explicit identification of ‘private gain’ as a constitutive element of corruption gave track to its interpretation as a phenomenon applying exclusively to ‘public’ affairs, building from the significance that the division between public and private spheres has played in the development of the modern state. However, the meaning of corruption understood as ‘the abuse of entrusted power for private gain’ makes it a relational and relativistic concept centered around role expectations—a fact which is evident in its applicability across the three basic levels of human organization: public sector, private sector, and private sphere. This is the reason why Underkuffler (2013) considers this to be largely a *shell* definition, requiring an external normative basis to gain ethical weight. Of course, that corruption might take on a shell definition should not come as a surprise, considering that it is an umbrella term inherently linked to the conception of individual agency at any given time and place. Williams (1999, 509) comes close to this realization by concluding that the classification of actions as corrupt “forces us to say something about the character of politics... Much of the debate about defining corruption is really about competing conceptions of the nature of politics.”

Corruption is a behavior framed by the relationship between individuals and the group to which they belong, and it arises precisely from the gap between actions and expectations. The argument presented above proposed to build on this well-known feature and to interpret corruption based on a historical exploration of the nature of power transferred from the individual to the group, and of the moral norms and social conventions dictating the powers which ought to be entrusted rather than transacted. In doing so, it explored the possibility of recognizing corruption as a deviant behavior throughout different eras by reference to the evolution of individual political identity (from band member to subject to citizen) and the increasing duties of political authority (from ceremonial duties to public accountability). Such an interpretation continues an emerging agreement among scholars regarding the role of a

broadening public sphere (brought about by the centralization of power by modern states) in giving rise to our modern concern with corruption. However, it goes further by suggesting that efforts to control public and private corruption may both be natural results of the specific ways in which individual agency has evolved over the past two centuries, and the consequent reinterpretation of power from a rewarded good to a form of fiduciary trust.

From the conclusions that were logically drawn, a number of research avenues present themselves for further exploration of the real consequences of understanding corruption in the way presented here. Crucially to the next stage, the cognitive and social elements that make up the related concepts of entrusted and rewarded power must be clarified to provide empirical support to the interpretation of corruption in those terms. The relation between political agency and power transfer also requires further analysis, considering specific conditions of civil, political, and social rights, and how these relate to an individual's locus of control and self-efficacy. Finally, more work must be done to unpack the concepts of primary and secondary corruption to confirm their applicability beyond analytical constructs, and to identify the exact functional range of their applicability. Once the moral weight of specific forms of corrupt behavior has been addressed, a cognitive model for individual decision-making may be explored to evaluate the potential of different styles of ethics management in organizations. By taking the first step in the quest for a unified theory of corruption, this study represents the basis for new and exciting inquiries which may someday provide a definitive answer regarding the innermost workings of corruption.

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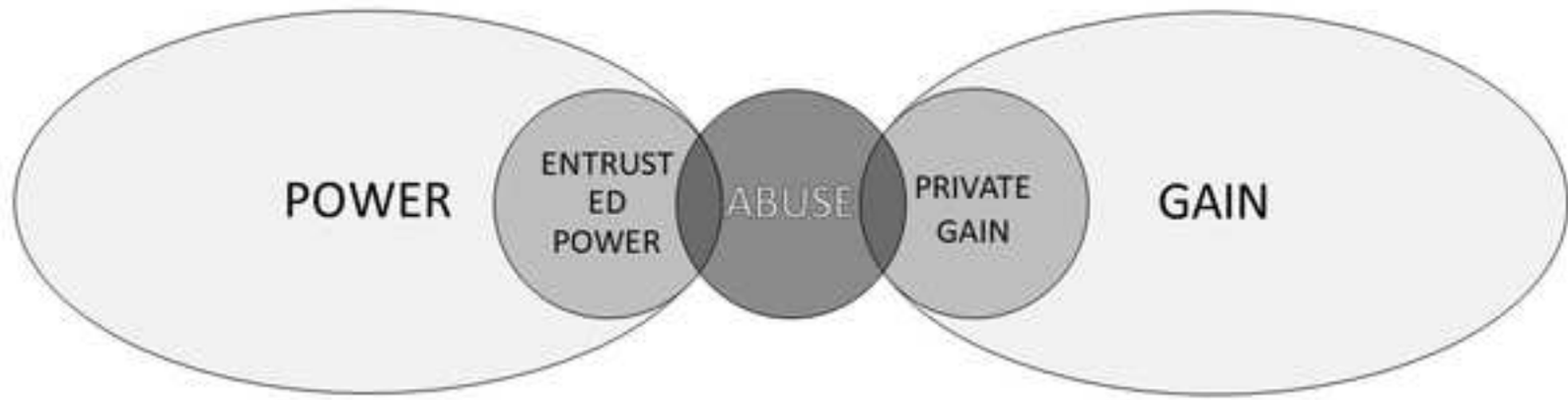


Figure 1: Corruption as the Abuse of Entrusted Power for Private Gain.

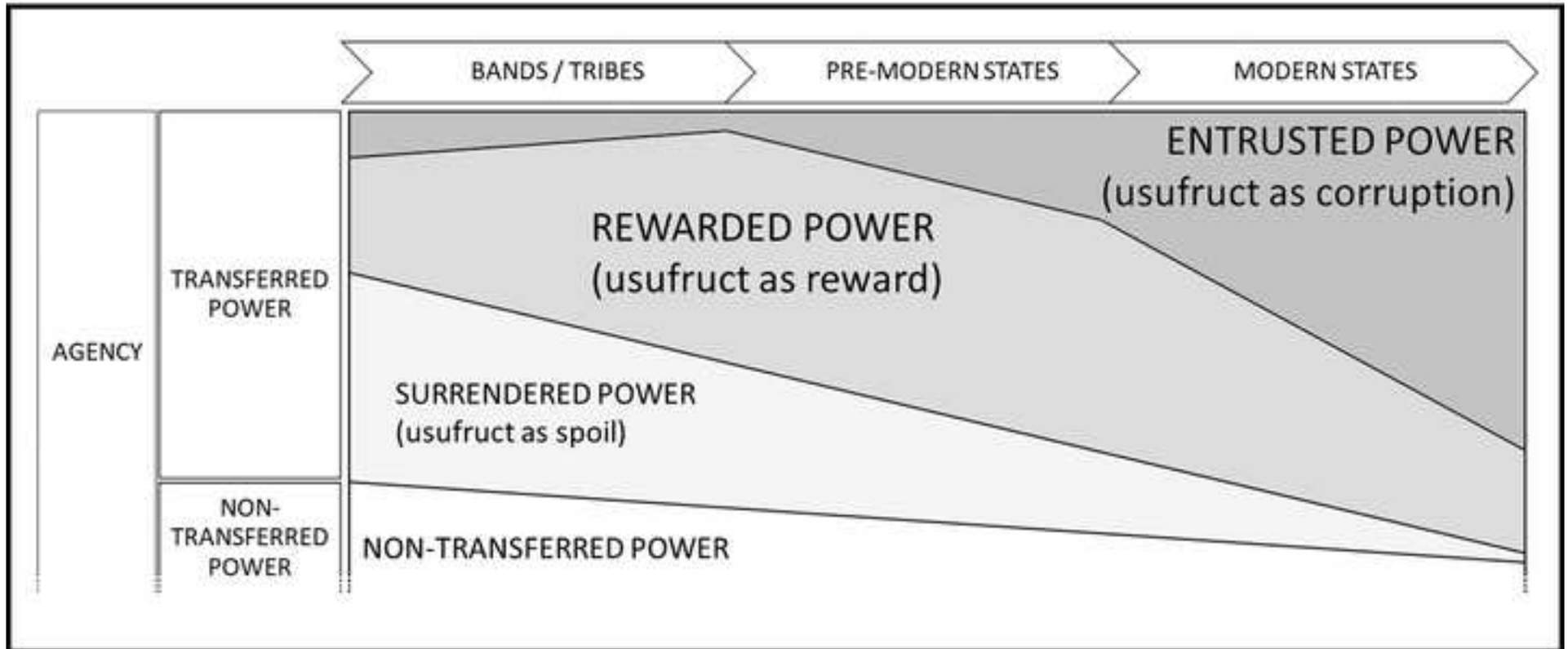


Figure 2: Evolution of Individual Agency and Corruption.

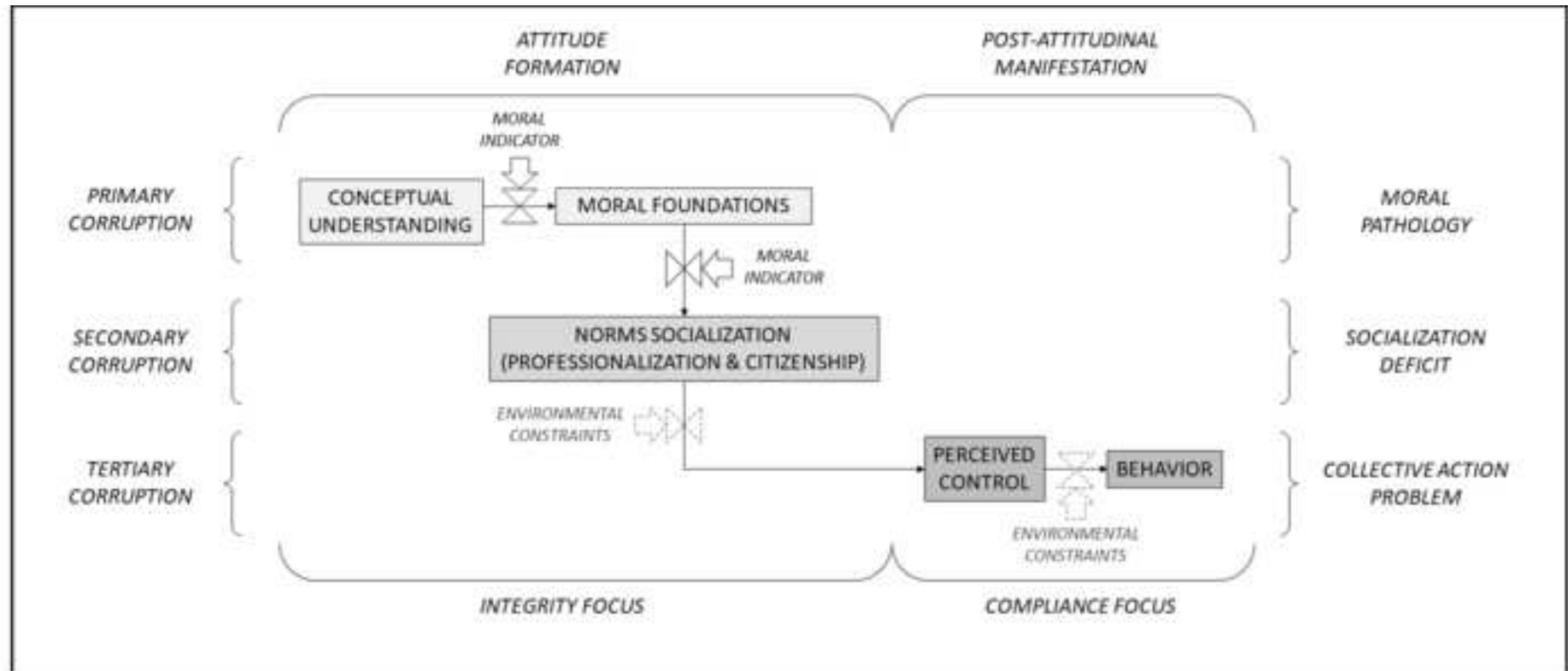


Figure 3. Multistage Model of Individual Corruption.