Local government reform as state building: What the Polish case says about “decentralisation”

Abstract

Objective: Since 1990, Poland has become one of the most decentralised states in Europe. Local governments now control a third of all public expenditures. They have also delivered the goods, modernising the country’s infrastructure and restructuring its schools. This article attempts to explain why local government reform was so successful in Poland, and what it tells us about “decentralisation” elsewhere.

Research Design & Methods: Historical research, practitioner experience, comparative analysis.

Findings: The success of Polish local government reform was not due to “bottom up” accountability arising from either civic engagement or local taxation. Instead, “decentralisation” was largely a technocratic revolution from above. But accountability was created through an array of mezzo level institutions that trained and professionalised newly elected local elites, while also embedding them in the regulatory structure of the state and forcing them to monitor themselves.

Implications / Recommendations: “Decentralisation” is less dependent on “getting the rules right” or mobilising popular engagement than it is on creating institutions that encourage public officials to learn from, and monitor, each other.

Contribution: Reappraisal of what needs to be done to make “decentralisation” work. History of local government reform in Poland.

Keywords: Local governments, Poland, decentralisation, fiscal federalism, civil society

JEL classification: H1, H7, P3

Introduction

In the 1980s and 1990s, as communism collapsed and authoritarian regimes transitioned towards democracy, “decentralisation” rose to the top of the agenda for governance. And for a moment everybody seemed to agree that putting power and money closer to citizens was a “good thing”.

But thirty years, and numerous decentralisation efforts later, nobody is so sure. Now the more frequent question is why, if decentralisation is such a good thing, are there so few places where it has obviously worked? (Treisman, 2007)

Here, Poland constitutes an exceptional case. Subnational governments control over a third of all public expenditure and a remarkable 70% of public investment. They have also delivered the goods, transforming the country’s environment infrastructure, transport systems, urban spaces and, perhaps most strikingly, its schools. Indeed, Polish schools now rank near the top of the league tables for quality and equity as measured by international tests (OECD, 2009, 2012).
What explains Poland’s success? And does this success tell us anything useful about “decentralisation” and good governance? In the following, I suggest answers to both questions by examining Poland’s success against the background of the dominant discourses used to justify decentralisation efforts and the explanations of why these efforts have so often been disappointing.

The first discourse comes from the literature on fiscal federalism. This literature maintains that decentralization should produce better governance if the functions of different levels of government can be clearly separated from each other, if the benefit areas of local public services can be aligned with the jurisdictions that provide them, and if local services are paid for by local taxes. Under these conditions, the argument runs, decentralization will promote good governance by giving citizens the means (elections), the incentives (taxes), and the information (clearly delineated responsibilities) necessary to hold politicians accountable for their performance (Musgrave, 1959; Oates, 1972; Ter-Minassian, 1997).

In this discourse, the inability to get these rules right explains decentralisation’s disappointments and is generally attributed to a failure of “political will” (Smoke, 2001). More particularly, difficulties making local governments pay for themselves through local taxes is said to produce transfer dependency, fiscal irresponsibility and macro-economic instability, while the inability to clearly separate functions across levels of government is thought to confuse the taxpayer electorate (Tanzi, 2002; Rodden, 2005). Similarly, the misalignment of benefit areas with political jurisdictions is held responsible for negative spill-overs, fragmentation, and political gridlock (Prud’homme 1995; Treisman, 2007).

The second discourse about decentralisation is less concerned with rules than empowerment. If citizens can be equipped with the capacities, resources and powers necessary to govern themselves, decentralisation should widen the public sphere, deepen democracy and improve public services (Cheema & Rondinelli 2007; Connerly, 2009; Fung & Wright, 2003). Here decentralisation’s disappointments are usually attributed to the intractability of existing power relationships: to the ease with which dominant elites capture or subvert local governments (Bardhan & Mookergee, 2006; Gibson, 2012) and/or to the difficulties of capacitating the disenfranchised (McGee & Gaventz, 2010; Fung & Wright, 2003).

The success of decentralisation in Poland cannot easily be understood within either of these frameworks. On the one hand, the architects of Poland’s reforms ignored many of fiscal federalism’s central policy prescriptions, making local governments heavily dependent on transfers and leaving the division of responsibilities in many areas – most notably in education – profoundly confused. On the other hand, there is little evidence that the process was either driven forward by, or has resulted in, wide-spread civic engagement. Instead, a small group of policy-makers designed and implemented the reforms from above. Moreover, they had modest expectations about citizen participation – expectations that have largely proved well-founded.

So how is it that local government reform in Poland has worked so well in the absence of either the intergovernmental rules or the popular engagement that the dominant literatures place at the foundation of both decentralisation’s normative virtues and its practical difficulties? Or, put another way, why haven’t Polish local governments descended into a miasma of fiscal imprudence and rent-seeking if neither the rules governing the system nor the citizens occupying it can be reasonably identified as the primary agents of accountability?

In the following, I argue that Poland’s success is the product of a remarkably self-conscious strategy of institution building by a group of policy makers who shared a specific vision of what local government reform was about. Unlike many of their counterparts in the region (and beyond), they did not primarily regard local governments as repositories of democratic virtue or vehicles for direct civic participation. Nor did they think of local
governments as quasi-autonomous fiscal units in which the alignment of electoral jurisdictions, benefit areas and tax powers would generate a virtuous circle of good governance.

Instead, they saw local governments as functional components of a single, national system of public administration. They wanted to make local governments responsible for the vast majority of day-to-day public services, because they were convinced that this was the only way to ensure that the national government would focus on larger questions of strategy, policy, and law. For them, in other words, “decentralisation” was the foundation of a broader state-building strategy.

These reformers assumed that there was little popular demand for local governments and that the capacity to run them was weak. They also believed that deconstructing communism would be a long struggle. This, I argue, led them to construct an array of institutions designed to train and professionalise newly-elected local officials and to collectively embed them in the state’s regulatory and policy-making processes. Horizontally, these institutions mitigated the dangers of local capture and rent-seeking by fostering new norms and standards and by forcing local officials to police each other’s behaviour, thus at least partially compensating for the lack of an engaged citizenry. Vertically, they blurred the boundaries between levels of government and made possible the continual adjustment of intergovernmental relations – adjustments that allowed decentralisation to unfold as a process, and not as a one-sided attempt to instantiate rules thought to ensure subnational accountability and good governance.

The story I tell is thus about an elite group of state-builders whose ideas informed the creation of institutions that professionalised, disciplined and empowered a new class of democratically-elected local officials to govern effectively. In making this argument I am not denying that much of the impetus for the rapid creation of democratically-elected local governments was narrowly political. After all, almost everywhere in the region elections for newly-constituted local governments were held within two years of communism’s collapse, and almost everywhere national reformers saw them as a powerful tools for defanging old foes. Nonetheless, Poland’s reforms stand out for their depth, resilience, and effectiveness, and their success cannot easily be attributed to a motivation that was widely shared elsewhere.

Equally importantly, I am not denying the importance of Solidarity, either as a trade union or as a social movement (Ekiert & Kubik, 2001). Indeed, the fact that the union was (unusually) organised along regional and not branch lines (Ost, 1991) and that many of its activists turned – as we shall see – to local governments after 1990, undoubtedly had much to do with Poland’s success.

Nonetheless, what is striking about Poland’s success is that the ideas that informed it were not predicated on strong expectations of widespread civic engagement. Indeed, in many ways the institutions that the architects of the reforms built can best be understood as mechanism designed to create responsible local elites in the presumed absence of an engaged citizenry and no faith in the tax-based accountability of fiscal federalism. Moreover, there is little strong evidence that this basic presumption was wrong: Polish post-communist civil society seems to be similar to those in the rest of the region inasmuch as the Poles continue to score at the bottom of the post-communist barrel on measures such as trust in government, trust in others, membership in associations and participation in public processes and events (Bernard, 1996; Kramer, 2002; Howard, 2003; Tworecki, 2008). Again, this is not to deny that the history of popular resistance to communism left Poland in an advantageous position in 1990 by providing the architects of its reforms with a pool of committed activists ready to enter the local governments they were creating. But saying this is very different from attributing the success of the process to an unusually engaged citizenry or a particularly “strong civil society” (Mielczarek, 2012).
In the following I proceed in four steps. First, I outline the reform’s most striking achievements in order to establish that something exceptional has taken place in Poland and that little of it has to do with either fiscal federalism’s rules or popular engagement. Second, I examine how the architects of the reforms understood decentralisation and how this understanding informed the institutions they created. Third, I illustrate how these institutions worked to foster new professional norms, promote horizontal accountability and facilitate the continuous adjustment of intergovernmental relations. Finally, I discuss those features of the Polish case that may be useful when considering “decentralisation” in other post-authoritarian contexts.

Poland as a decentralised polity

Decentralisation in Poland was carried out in two phases, the first in 1990 and the second in 1999. In March 1990, the national government passed the Law on Local Government (LLG) and in May held elections for approximately 2500 municipal and communal governments called Gminas (Sejm 1990). The LLG made Gminas responsible for all the basal metabolic functions of urban life,1 as well as for preschool and primary education, ambulatory health care and some welfare services. Between 1993 and 1997 efforts to create a second tier of county governments faltered. In 1998, however, Solidarity-affiliated parties retook parliament and within a year completed what is known as the Second Phase of decentralisation (Sejm 1998). In rural areas, 314 county-level governments were created (Powiat Ziemska, Rural Counties), while the 66 largest cities were made Cities with County Rights (Miasto na Prawach Powiatu, Large Cities). Rural Counties and Large Cities were assigned responsibility for secondary education, county-level transport and the maintenance of hospital facilities.

Forty-nine województwa were also consolidated into 16 democratically-elected regional governments. These “Self-Governing Regions” coordinate development planning and have some infrastructure responsibilities, but deliver almost no day-to-day public services. They “co-habit” with 16 deconcentrated units of the national government which run the police, courts and a number of inspectorates. But they play a limited role in planning and deliver no other public services.

Despite the creation of Rural Counties and Self-Governing Regions, the most important level of subnational government remains municipal. Gminas and Large Cities control two thirds of all subnational expenditure (Figure 1) and deliver most local services. They are financially independent of Rural Counties and Self-Governing Regions, and receive their transfers directly from the state budget.2 Polish decentralisation is thus best understood as deep “municipalisation” within a unitary state, with the 66 Large Cities constituting the backbone of the system.

Figure 2 shows subnational expenditures as a share of GDP and of total public expenditures for the countries that have joined the EU since 2004, as well as for those European countries in which subnational governments control a higher share of expenditure than their Polish counterparts. Polish subnational governments play a substantially larger role than those in other new EU Member States (and a much greater role than those in South-East Europe) (NALAS, 2015). Only in the Netherlands, Europe’s federations, and the unitary states of Scandinavia do subnational governments control a larger share of the public purse. So, Poland is not only the most decentralised post-communist country in Europe, but one of Europe’s more decentralised unitary states.

All Polish subnational governments depend heavily on national government transfers and only Large Cities derive more than 35% of their

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1 Water supply, sewage-treatment, storm drainage, solid-waste disposal, spatial planning, public lighting and the maintenance and improvement of local roads, bridges, waterways, parks, museums and libraries.

2 Self-Governing Regions have substantial responsibilities for planning and allocating EU funds. This creates some financial dependency of lower level governments on them, but it is indirect and limited.
Figure 1. Local government expenditures by level of government (billion PLN)

Figure 2. Public expenditures as a % of GDP & subnational Expenditures as % of GDP and of public expenditures (2010–12 average)
revenue from own sources (Figure 3). In Gminas and Large Cities the most important transfers come from Shared Taxes and the Education and Equalisation Components of the General Grant. All subnational governments get a percentage of the Personal Income Tax (PIT) generated in their jurisdictions, and all but Gminas get a percentage of Corporate Income Tax (CIT). But these shares differ for each type. They have also been adjusted upward following the devolution of new functions and/or negotiations with the national government. Currently, 50% of the national yield of PIT and 22% of CIT are returned to subnational governments on an origin basis. Origin-based tax sharing creates a direct budgetary incentive for local governments to promote job growth and to work with the national government to legalise the grey economy.

Tax sharing also anchors the equalisation system: jurisdictions whose per capita revenues from shared taxes are less than 90% of the national average receive a grant equal to 85% of the difference between the per capita yield of these taxes in their jurisdictions and 90% of the national average. This system has provided even very poor jurisdictions with reasonable revenues. It is also transparent and simple to administer because it does not use politically contentious proxy measures of relative wealth.

Between approximately 20% and 35% of the revenues of Gminas, Rural Counties, and Large Cities come from the Education Component of the General Grant. It is calculated on the basis of the number of (weighted) pupils attending schools in a jurisdiction. Rural Gminas receive about 30% more per pupil than urban Gminas, because rural schools have smaller classes. As a result, this component of the grant has also improved the horizontal equity of the system.

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3 Polish law considers shared taxes to be “own-revenues”. The professional literature on public finance, however, considers “shared taxes” to be transfers because subnational governments control neither their base nor their rate.
because Rural Gminas tend to be poorer than urban ones (Herbst, Herczyński & Levitas, 2009).

Both Gminas and Large Cities derive approximately 12% of their revenues from an area-based property tax. This is the most important local tax and nationally yields about 1.1% of GDP. This equals the EU average, and is more than double the average for South-East Europe (NALAS, 2015). But the relatively good performance of the property tax does not mean that local governments are really taxing citizens. Instead, 85% of the tax comes from businesses (Przekopiak, 2009).

Gminas and Large Cities generate about 5% of their income from the sale or rental of municipal property. Comparative data on local asset revenue is hard to find, but Poland is certainly a high-flyer. This is because reformers insisted that state-owned land be rapidly transferred to local governments, and because the Holocaust and the post-war expulsion of Germans from Silesia meant large amounts of real estate were available for municipalisation. The sale and rental of these assets put municipalities at the front of the so-called “small privatisation”. This was important because the privatisation of large state-owned enterprises went slowly (Potkański, 2013; Levitas, 1992). It also provided municipalities with a powerful tool for controlling urban land use (Panko, 1995).

Poland also has the deepest subnational capital market in post-communist Europe, including an unusually vibrant bond market (Levitas & Kopańska, 2003). Between 1995 and 2009 subnational government debt tripled and now exceeds €15 billion (GUS, own calculations). More than 80% of subnational governments have borrowed and only a handful have exceeded their legal limits or been forced to adjust their payment schedules. Thus, despite their “transfer dependency,” local governments have exhibited little of the imprudence expected by fiscal federalists and which indeed is found often enough in practice.

Poland’s intergovernmental finance system has provided subnational governments with what the literature calls “adequate, equitable, and predictable revenues.” The best evidence for this is that between 1991 and 2009 20% to 25% of subnational expenditure went to investment (GUS, own calculations). This rate is particularly remarkable because it is from an elevated base given the high operating costs of schools (approximately 30% of expenditure). Equally important, investment rates do not differ significantly between urban and rural jurisdictions, underscoring the basic equity of the system. Most strikingly, for the last twenty years Polish subnational governments have spent much more on investment as a percentage of GDP — 2.5% — than their counterparts elsewhere in the EU (Figure 4), accounting for a higher share of public investment (63%) than subnational governments in both new (44%) and old (58%) Member States. In short, subnational governments have played an outsized role in building the new Polish state.

During the 1990s local governments built close to 2,000 biological sewage-treatment plants and tripled the number of household connections. After 1999 they focused on transport, doubling the length of hardened roads (ZMP, 2010). They have also consistently devoted 8% – 14% of investment spending on education (GUS/BDL, own-calculations).

Gminas and Large Cities now manage approximately 35,000 schools and non-school educational facilities, consistently spending approximately 40% more on them than they receive from the national government (Herbst, Herczyński & Levitas 2009, pp. 103–106). They have used this additional spending to dramatically improve education.

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4 Yields in most developing countries are worse (Sepulveda, Martinez-Vazquez, 2011). In only a few places – most notably the US and Canada – does the tax generate more than 2.5% of GDP. Nonetheless, the fiscal federalist literature insists that the property tax is the single-best local tax. See Bird (2010).

5 Jews constituted 30% of the pre-war urban population and owned at least an equivalent share of urban real estate. The 2.5 million Germans expelled from Silesia were the dominant urban population.

6 Without this contribution pre-tertiary education expenditure would equal 3.4% of GDP – low for the OECD – as opposed to approximately 4% – the average (pp. 46, 218).
facilities, double preschool enrolment from 18% to 36% nationally (approximately 80% in Large Cities, Swianiewicz, 2012), and to support substantial amounts of additional teaching time.

Moreover, they have done this in the face of a 27% drop in enrolment between 2000 and 2010. Demographic decline has forced local governments to close 20% of all facilities, restructure school networks and transport systems and reduce the teaching force by 6%. The gap between falling enrolment and employment has pushed class sizes to the low end of the OECD-spectrum and generated much handwringing about lost efficiency. But given how difficult it is to fire teachers and close schools, what is much more remarkable is the extent of the restructuring (Herbst & Levitas, 2012).

Most importantly, decentralisation has been accompanied by dramatic improvements in student scores on international tests such as PISA and TIMSS. Indeed, Poland’s gains have been among the highest in the world – particularly for poorer students7 – and have made the country something of a poster child for education reform (Ripley, 2012). And while it is impossible to attribute these gains to any single factor, it seems clear – as the authors of the 2009 PISA report put it – that:

It is hard to argue that the devolution of schooling to local governments has thus far been anything other than a positive development for Polish education. (OECD 2009, p. 34)

Local government reform as state-building

Framing ideas

In the winter of 1989 the Polish United Workers Party and the still illegal trade union “Solidarity” sat down at the “Roundtable Talks”. The Talks led to the re-legalisation of the union and to partially free parliamentary elections in June 1989. By summer’s end communism had collapsed and by March 1990 Poland had held elections for 2,500 Gminas.

students increased 40 points and the scores of the highest achieving pupils remained stable. These trends continued in 2012.

7 The share of students below Level 2 proficiency decreased by 8%; the performance of the lowest-achieving
The breakneck speed with which Gminas were created suggests that decentralisation was a high priority within the opposition. But, at least initially, it was of only marginal interest. To be sure, the opposition had used the term “Self-Governing Republic” (Rzeczpospolita Samorządowa) since the late 1970s. But the phrase was not associated with local governments. Instead, it referred to Workers Councils or was understood as a call for civil society to organise itself outside of the communist state. Consequently, while Solidarity’s 1981 programmatic declaration mentioned local government, its 20th point read: “Authentic Workers Councils will be the foundation of the Self-Governing Republic” (Regulski, 2000, pp. 17 – 38).

Thus, during the preparation for the Talks, the union’s main negotiators did not put local governments on the agenda. Jerzy Regulski – the acknowledged “father” of the reforms (Paszynski, 1996) – explained the oversight bluntly: “At the time, the question of rebuilding local governments was not considered a significant issue either by the existing political authorities or within the opposition community (środowiska)” (Regulski, 2000, p. 48). Indeed, it was only at the last minute that Regulski and his collaborators placed the issue on the agenda and established a sub-committee for them. Michał Kulesza, later the Plenipotentiary for Local Government, was so galled by this indifference that his blurb for the publication “Who’s Who at the Roundtable” read:

It is shocking that the opposition has attached so little importance to the issue of local government, leaving it to the “experts” and not understanding that human affairs are decided equally at the place of work as in the place of residence – which is the real field for the creation of networks (środowiska) and political elites. (emphasis mine) (Kulesza, 1993, p. 37) 8

But while most of the opposition was uninterested in local government, a small group of geographers and administrative lawyers had been working on the question for years. During the 1980s the group researched the local operation of the party-state, closely observed decentralisation reforms in Denmark and Sweden, and wrote widely about the need to restore Gminas in Poland. Indeed, by the time communism collapsed, the group can reasonably be called an “epistemological community” that shared a foundational belief that whatever Solidarity’s future might be, the locus of politics in Poland had to be shifted from factory to home.9

This community insisted that not only did local governments have to be democratically-elected, but they had to have legal identities, independent budgets, property rights and control over their personnel. They also clearly saw local governments as a tool for dismantling the communist state, a position that new government quickly adopted. Nonetheless, they protested when colleagues characterised local governments “only as a form of organised co-operation between people and not as elements of public administration” (Regulski, 2000, p. 38). And while they believed that bringing power closer to the people would lead to better public services, they did not see the primary virtues of local government in terms of citizen participation. Instead, they identified newly-elected local elites as the primary agents of transformation. Kulesza wrote:

In Poland today the issue is not about widespread, everyday participation in local affairs. People are really exhausted. Besides, there are few places in the civilised world in which permanent social and political engagement is expected from citizens. No, that is what elections and democratic

8 Similarly, Regulski complained “Unfortunately, in Poland people don’t know what self-governing cities and communes are, they don’t understand their essence, or appreciate their significance” (1992, p. 105).

9 This community congealed around a series of research projects led by Regulski and Kulesza and run by the Department of Regional Economy of the Polish Academy of Sciences, the University of Lodz’s Department of Economics and Urban Development, and the Law School of the University of Warsaw. Much of the work was done with Danish and Norwegian researchers.
representatives are for….it is they – local politicians – who must be exceptionally active and take the results of their work to the electorate for legitimation. (Kulesza, 2008, p. 28)

This sober assessment ran against regional trends where a “Tocquevillian myth of localism flourished in which local self-government was to be the incarnation of civil society, and everything the regime was not” (Coulson & Campbell, 2006). It also kept Polish reformers from allowing every village to declare itself a Gmina. As a result, Poland avoided the jurisdictional fragmentation that has haunted decentralisation efforts almost everywhere else in the post-communist world and which was fuelled by a romantic, “small is beautiful” conception of local democracy (Swianiewicz, 2002; Illner, 1998).

Poland’s reformers argued that communism had failed because the state had tried to do too much. But they did not see the state as inherently leviathan. On the contrary, they insisted that local governments are elements of a single system of public administration “acting within the political, economic, and social structure of the state…and whose range of rights and obligations are determined by law” (Kulesza, 1993, p.40). For them the key point was that for the national government to fulfil its strategic, policy, and legislative functions it had to be relieved of the burden of delivering day-to-day public services. A report from the Plenipotentiary for Local Government put it this way:

The excessive concentration of power and competencies at the centre creates a situation in which the centre continues to be focused on arranging or fixing small things, and not on preparing a broader developmental strategy or on realising its own policies… [Decentralisation is necessary] to increase the responsiveness (sterowalności) of the state and above all the effectiveness of its executive powers (Pełnomocnik, 1993, p. 107–108).

In short, the architects of Poland’s reforms saw decentralisation as part of a broader state-building strategy and more in functional terms than one of empowerment. But they also had little use for fiscal federalism’s tax-based logic of accountability. To be sure, they wanted to give local governments some tax powers as well as large amounts of “lordless” (bezpanski) state property that they expected would generate revenue. But they knew there was no tax base they could assign to local governments that would yield anything like the revenues needed to fund the functions they wanted to give them. Thus, even at the Round Table, they argued that it was impossible “…to count on local governments to finance themselves from own revenues… [and that] they will require a general grant defined by law and allocated in accordance with objective criteria” (Kulesza, 1993, p.53).

Revealingly, they also rejected a communist proposal made to start the decentralisation process at the regional level. They argued:

The creation of self-governments requires the existence of a pluralistic form of local social and political life. As we can commonly agree, there still doesn’t exist an appropriately shaped “pro-local government citizens attitude” even at the local level. Self-governments have to be built from the bottom up. Only as a consequence of forming elites (as well as programs) in cities and communes will it be possible to take the next step and build institutions of local government for larger territorial areas. (Kulesza, 1993, p. 47, emphasis mine)

Indeed, this statement proved remarkably prescient, accurately anticipating both citizens’ limited engagement with local governments and the centrality that new elites would play in their success. The first local elections of 1990 nicely illustrate both tendencies: Solidarity’s Local Citizens’ Committees nominated the vast majority of the 150,000 candidates who competed for 52,000 council seats. These candidates won a remarkable 80% of all positions in Large Cities and

10 Swianiewicz (2011) writes: “It has never been formulated as official policy but both analysis of implemented national policies and surveys of local politicians suggest that in practice Polish local governments have a purely functional role.”
47% nationwide. But while the prospects of running
Gminas proved attractive to union members and
supporters, it failed to excite the average citizen:
only 42% of the electorate voted, 20% lower than
in the parliamentary elections held nine months
earlier (Zespol, 1994). Worse, turnout fell to
34% in the 1994 local elections and has never
exceeded 50%. Moreover, while poll data suggests
that most citizens support decentralisation, consider
local officials more trustworthy than national ones,
and think that local governments have improved
public services, they do not want to get involved
in local affairs – an attitude that Swianiewicz
nicely characterised as one of “sympathetic disen-
gagement” (2001).

Professionalising new elites
and embedding voice

As Regulski later put it, Poland’s reforms
“were initiated ‘from above’ but in the belief – as
the future would show to be correct – that local
government would become a significant political
force” (2000, p.404). To ensure that they would
become a significant political force, Poland’s
reformers very deliberately created institutions to
train, organise and give them voice. And remarkably,
they started building these institutions even before
they created Gminas.

Thus, in late 1989, Regulski and a group
of MPs established the Foundation in Support
of Local Democracy (FSLD) in order to provide
training, research, and support services to local
governments. The Foundation immediately set up
regional training centres, which by year’s end had
given short courses on the rights and obligations
of Gminas to 30,000 (60%) freshly-minted local
officials. The Foundation’s centres quickly become
research and policy hubs for what activists referred
to as the “Local Self-Government Movement”
(Ruch Samorządowy, FRLD 2010). By 2009 more
than a million local officials had been trained
by them, while more than 10,000 students had
earned degrees from the colleges the Foundation
eventually created.

Similarly, in early 1990, a team around Ku-
lesza established Municipium, a publishing house
dedicated solely to local governments. It published
the first edition of its national weekly Wspólnota
(Community) before the 1990 elections. Wspólnota’s
bread-and-butter is explaining new legislation,
highlighting intergovernmental disputes and
touting local innovation. But it also reports on local
incompetence and malfeasance and has played an
important role in holding officials accountable and
in developing new behavioural norms. In 1991,
Municipium launched the academic monthly
“Samorząd Terytorialny” (Local Self-Government),
a venture that was followed by the publication
of three more specialised journals, on local finances
(Finanse Komunalne, 1993), housing co-operatives
(Wspólnota Mieszkaniowa, 1996) and human
resources (Pracownik Samorządowy, 1998).

In short, Poland’s reformers rather uniquely
built institutions designed to knit new local elites
into a professional community with a common
understanding of its purpose, powers, and problems
even before establishing Gminas. Similarly, they
sought to institutionally guarantee that this com-
munity was integrated into the regulatory regime that
would govern the rights, resources and behaviour
of local governments.

Thus, provisions in the initial drafts of the Local
Government Law (LGL) required the national
government to discuss its policies with a single,
compulsory Local Government Association. When,
however, Parliament rejected a compulsory
association,11 reformers regrouped and introduced
articles that established Regional Assemblies
of Gminas at the voivodship level (Regulski,
2000, pp. 288 – 90) while also compelling the
government to present draft legislation to the local
government associations that were established.12

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11 The Peasants’ Party argued that a national association
would ignore rural interests, while former communists
claimed that a compulsory association smacked of the old
regime.

12 Initially, four associations were established: the Union
of Polish Municipalities (1990); the Association of Polish
Towns (1990), the Association of Metropolitan Cities

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These “little parliaments” or Sejmiki were given substantial regulatory powers over both their constituent members – the Gminas within their voivodships – as well as over the Voivodes who headed the state’s regional offices. The Sejmiki were empowered to conduct independent investigations of professional misconduct by local officials, to intervene in conflicts between mayors and city councils, and to mediate inter-Gmina disputes. Here, they are best understood as centrally-mandated, self-monitoring institutions designed to resolve conflicts and improve standards without intervention by the courts.

The Sejmiki were also given powers to oversee the behaviour of Voivodes, including issuing opinions on their nominees and their performance, and appealing some decisions to the courts. Indeed, the Sejmiki could overturn two types of decision without recourse to the courts: decisions which dissolved municipal councils for alleged financial malfeasance and decisions which prevented the sale of municipal assets (Sejm, 1990). The Sejmiki accelerated the transfer of state property to Gminas, monitored the allocation of earmarked grants, helped negotiate agreements between Gminas over the division or joint-management of utilities, and intervened in disputes between mayors and councils – helping to create new norms around the problematic fault line between local executive and legislative powers (Buczkowski, 1996). They also nominated half the governing boards of the Regional Accounting Offices, an institution which we will discuss in the following pages.

At the same time, they continued in their efforts to ensure that national policies affecting local governments had to be discussed with their associations. In May 1993 the Prime Minister issued an ordinance creating the Joint Commission for Intergovernmental Affairs. The Commission was composed in equal parts of representatives of the national government and the Associations and was empowered to give non-binding opinions on all legislation affecting the finances or functions of local governments (Regulski, 2000; Kulesza, 2008). Initially the Commission met sporadically and had limited influence. But when the Sejmiki were eliminated with the Second Phase of Decentralisation in 1999, its position was strengthened, first by another ordinance and then by legislation which clarified its structure and powers (Sejm, 2005).

A permanent Secretariat was established in the Ministry of the Interior and tasked with providing the Commission’s 24 members with the data, policy research and draft legislation necessary for its deliberations. By law, the Commission convenes every two months and has permanent sub-committees on Finance, Regional Development and European Integration. In practice, it meets monthly and its subcommittees are in near continuous session. Most importantly, all draft legislation that has any bearing on local governments – now just about everything – must be reviewed by the Commission before it can be submitted to parliament for a vote.

Often the opinions of the Commission are divided. And even when it reaches a consensus, parliament is free to ignore its recommendations. Nonetheless, the Commission is now involved in all policy-making and its opinions have led to important adjustments in tax-sharing, debt regulation, environmental standards, the use of EU funds, the assignment of responsibilities in education, health, transport and social welfare, and the rules governing accounting, budgeting, and financial reporting. Indeed, as one key architect of the reform noted, “it’s now hard to imagine the operation of the Polish state without it” (Stec, 2009).

(1990) and the Union of Rural Gminas (1993). With the Second Phase of Decentralisation these were joined by the Association of Powiats and the Association of Self-Governing Regions.

13 Twelve from the national government and two each from the six local government associations.
Embedding of financial oversight

Ensuring the fiscal probity of subnational governments is always a challenge. One way to meet this challenge is to make local governments finance themselves, placing the regulatory burden on taxpayers and creditors. Another is to make a government agency or a specialised court responsible for financial oversight. Poland’s reformers never seriously considered the first, because they knew local governments would be heavily dependent on transfers. But they also rejected the second because they were afraid that a national government agency might use financial oversight to meddle in local politics. Indeed, they understood that local finance would be a new domain for both Gminas and whoever was tasked with monitoring them, and that working-out acceptable practices would be an uncertain process. These uncertainties, they maintained, also argued against arm’s-length oversight by specialised courts whose well-intentioned ignorance might nonetheless incline them towards overreach (Stępień, 1991).

To square this circle, the Poles invented a financial oversight institution all their own: the Regional Accounting Chambers (RIOs). RIOs were first mentioned at the Roundtable Talks (Kulesza, 1992) and included in the 1990 LGL. But it was only in 1992 that seventeen RIOs were actually created. They were made independent of all line ministries and their boundaries extended across regions, making their jurisdictions different from all other government institutions. Each RIO operated independently, though their directors belonged to a Collegium designed to co-ordinate their activities. Most importantly, while the Prime Minister nominated their Directors, nominees had to be approved by the Sejmiki, who also named half of their managing boards (Sejm, 1992). The result was a decentralised, co-governed institution whose “hybrid” structure and operational independence were explicitly seen as ways to prevent state overreach while fostering workable financial standards (Dębowska-Romanowska, 2013).

In 1993 seven RIO directors came from Gminas, four from the inner circle of reformers, two from state inspectorates and three from other professions. Almost all of the 98 board members appointed by the Sejmiki (of 196) worked in local governments. The boards then recruited close to one thousand employees to be inspectors and analysts (Stec, 2004). The vast majority of those were recent college graduates or accountants and lawyers drawn from industry because, as one RIO director put it:

We were convinced that we couldn’t hire people with habits carried over from the old institutions of control, because local self-government was a completely new systemic solution that has its own, quite different legal foundation than other parts of public administration. (Cybulski, Stec, Wspólnota 27 June 2013)

The RIOs responsibility for overseeing the “financial economy of local governments” is divided into four functions: Control, Oversight, Opinion Giving, and Information and Training. Under “Control” they can review the legality – not substance – of all local budget resolutions. They can declare resolutions illegal and even take temporary control of a municipality’s finances if its Council fails to comply with applicable law. Under “Oversight” they must audit the finances of all local government once every four years and they must issue non-binding opinions – “Opinion Giving” – on a local government’s ability to service prospective debts. Finally, they are responsible for developing annual training programs for their jurisdictions (Sejm, 1992), because reformers thought training was critical for the creation and dissemination of new norms (RIO, 2006).

Unfortunately, there are no detailed studies of the RIOs during their initial years of operation, but data on their rulings is suggestive. Table 1 shows

14 Bordo writes “It appears that RIOs cannot be counted as part of the state administration, nor as a unit of the self-governing sector, and thus from a systemic point of view must be seen as a separate category of bodies, possessing
the number of budget resolutions reviewed by
the RIOs for selected years between 1993 and
2011, as well as the share of resolutions they
declared in violation of the law; the share of those violations which they considered insignificant; the share of all violations in which they initiated procedures to declare a resolution invalid; and the share of all violations that local governments failed to correct and which the RIOs ultimately invalidated.

In the early 1990s the RIOs found a high proportion of budget resolutions to be in violation of applicable law. But until 1998 they chose to consider the majority of these insignificant. They also initiated corrective procedures in a relatively small number of cases, either because they were cutting Gminas slack or because most Gminas decided to correct the problems themselves. Finally, RIOs declared a very small percentage of significant violations invalid, probably because most Gminas ultimately choose to change their budget resolutions themselves. So in the early years of reform, when local financial management was shakiest, the RIOs pursued a policy of encouraging compliance through reprimands, instruction, and self-correction, rather than sanctions. Or, as one director put it, “We considered prevention more valuable than imposing consequences on local governments who broke the law” (Cybulski & Stec, 2013).

But, over time, the policy shifted. As local governments learned the ropes, the share of resolutions found in violation of applicable law fell from 27% to under 5%. This change occurred despite a sharp increase in the total number of resolutions reviewed and suggests that the RIOs’ pedagogic mission was being achieved. At the same time, their rulings hardened between the 1990s and the 2000s: they considered more violations serious (approximately 25% v. 65%); they subjected more to corrective procedures (20% v. 25%) and ultimately declared a much higher percentage of them illegal (approximately 10% v. approximately 35%).

This shift in policy seems to be due in part to the fact that more of the (fewer) cases that the RIOs consider in violation of the law were really serious; in part because the RIOs have

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of resolutions reviewed</th>
<th>% of resolutions in violation of applicable law</th>
<th>% of resolutions in violation of applicable law but considered insignificant</th>
<th>% of all violations for which corrective measures were initiated</th>
<th>% of all violations which resulted in a resolution being declared illegal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1993</td>
<td>14,103</td>
<td>27%</td>
<td>81%</td>
<td>15%</td>
<td>3%</td>
</tr>
<tr>
<td>1994</td>
<td>23,606</td>
<td>12%</td>
<td>76%</td>
<td>18%</td>
<td>5%</td>
</tr>
<tr>
<td>1996</td>
<td>45,728</td>
<td>5%</td>
<td>71%</td>
<td>20%</td>
<td>7%</td>
</tr>
<tr>
<td>1998</td>
<td>64,726</td>
<td>3%</td>
<td>54%</td>
<td>29%</td>
<td>14%</td>
</tr>
<tr>
<td>1999</td>
<td>88,391</td>
<td>6%</td>
<td>40%</td>
<td>19%</td>
<td>41%</td>
</tr>
<tr>
<td>2004</td>
<td>120,879</td>
<td>3%</td>
<td>31%</td>
<td>24%</td>
<td>42%</td>
</tr>
<tr>
<td>2007</td>
<td>138,988</td>
<td>3%</td>
<td>32%</td>
<td>32%</td>
<td>32%</td>
</tr>
<tr>
<td>2011</td>
<td>163,767</td>
<td>4%</td>
<td>39%</td>
<td>28%</td>
<td>31%</td>
</tr>
</tbody>
</table>

Source: Barczyński et al., 2013
Local government reform as state building: What the Polish case says about “decentralisation”

become more rigid over time,\textsuperscript{15} and in part because there is an increase in the local governments who refuse to correct their resolutions because they want to challenge RIO rulings in the courts. Nonetheless, by embedding local governments into the management structures of the institutions created to monitor them, and by endowing these “hybrid institutions” with wide discretionary powers and training functions, Poland’s reformers succeeded in institutionalising the development and adoption of prudent financial norms and practices at the local level – no mean feat.

Education decentralisation as an embedded process

The literature on decentralisation maintains that local governments work best when their financial and managerial obligations for public services are clearly defined: without clearly separating responsibilities across levels of government, the argument runs, neither citizens nor oversight institutions can reasonably hold actors accountable. Thus, even when a responsibility is defined as “shared,” policy makers should try to legally parse its composite tasks as neatly as possible between levels of government (Musgrave, 1957; Ahmad et. al., in Ter-Minassian, 1997). This sounds sensible enough. But it has little to do with how education functions were divvied up in Poland.

In the heady days of 1990 Poland’s reformers legally defined both preschool and primary education as “public functions that Gmina execute in their \textit{own name and on their own responsibility}” (Sejm, 1990, emphasis mine). Nonetheless, the meaning of “\textit{own}” was – and remains – very unclear. One major problem was created by the teachers’ unions, which forced reformers to maintain the national government’s control over wages and working conditions. Thus, Gminas finance and manage schools in their “\textit{own name and responsibility},” but teachers wages are set by parliament (Levitas & Herczyński, 2002).

Reformers themselves created another problem: in 1990 reformers required Gminas to take over preschools and fully finance them from their general revenues. From a fiscal federalist point of view, this made sense because preschool education had been legally defined as an “\textit{own responsibility}.” But the law also defined primary education as an own-responsibility. Here, however, not only were Gminas given a few years to assume control over primary schools, they were also given grants to help pay for the costs of running them. The purpose of these grants was, however, never specified and people simply assumed that they would cover the operating cost of primary schools, while Gminas would pay for investment from other sources (Herbst, Herczyński & Levitas, 2009).

From a fiscal federalist point of view these arrangements made no sense: if education is a local government “\textit{own responsibility}” but the national government sets teachers’ wages, then there is no legal obstacle to the national government jacking up wages and leaving local governments to pick up the tab. Conversely, the failure to define which costs the education grant was designed to cover made it possible for local governments to hire teachers – or not fire those made redundant by declining enrolment – and then claim that the national government should foot the bill. Indeed, both problems have haunted education finance since the early 1990s. Nonetheless, neither has prevented the Poles from radically improving their schools.

The basic reason for this success lies in the institutional architecture that reformers built to ensure that local governments were always involved in national policy making. This architecture made it possible for the Poles to reach a series of pragmatic compromises that rendered the incoherence of the legal regime if not moot, fungible. And while it is impossible here to trace the politics behind the compromises, it is useful to sketch how the problems associated with both

\textsuperscript{15} In the 2000s their governance structure was centralised to prevent inconsistent rulings across jurisdictions and to extend a new electronic accounting system to all subnational governments. Centralisation seems to have rigidified some practices (Walczak, 2013).
the education grant and national wage setting played out in practice.

In the early 1990s, when Gminas began to take-over primary schools, the national government gave them grants equal to what it had previously spent on such schools. But as the number of Gminas who took over their schools rose, this practice became untenable; partly because it became clear that the historical allocation of funds was wildly unequal, and partly because demography and migration were changing enrolment patterns. Thus an agreement was reached between the Ministry and the local government associations to develop a formula which would allow “money to follow pupils”.

This formula could be developed around a “bottom-up” calculation of what education should cost per pupil given certain assumptions about inputs and standards. Or it could be driven by a “top-down” calculation that assumed that existing spending was close to what the country could afford, and that a reasonable approximation of per pupil costs could be had by simply dividing current spending by the total number of pupils (Levitas & Herczyński, 2002). Not surprisingly, everybody preferred the “bottom-up” strategy. But after repeated efforts to estimate what education should cost yielded sums well above what was being spent, the Ministry opted for a “top-down” approach.

The simple calculation of average per pupil costs was, however, insufficient to create a workable grant system, because different pupils (e.g. the handicapped, minorities) in different jurisdictions (e.g. rural and urban) had different costs. To accommodate these differences, the Ministry assigned co-efficients to different types of pupils in different types of jurisdictions. And the most important co-efficient provided a third more money for pupils in rural schools on the grounds that classes in those schools were, on average, 30% smaller than in their urban counterparts. Nonetheless, despite this additional funding, many Rural Gminas had trouble maintaining small schools.

For our purposes, however, what is important to understand is that over time it became impossible to tell whether any gap between a Gmina’s actual education spending and what it received through the grant was due to its own behaviour – e.g. failure to close facilities and/or reduce employment – or to the co-efficients used in the formula (Herbst, Herczyński & Levitas, 2009). And as the fiscal federalists would anticipate, the failure to specify what the education grant is really supposed to cover has generated an endless-blame game: Local governments argue that the grant is insufficient to cover the basic costs of schooling, while the national government insists that it is up to local governments to make do with whatever they get because education is an “own responsibility.”

In practice, however the institutional architecture for intergovernmental dialogue created by reformers has allowed these ostensibly irreconcilable positions to be bridged through a series of pragmatic compromises and adjustments. For starters, the legal regime requires the Ministry of Education to discuss with the local government associations – and now the Joint Commission – both its annual budget request to parliament and a draft of the formula it will use to allocate the education component of the general grant. The discussion of the co-efficients always produces tensions between the local governments because of their distributional consequences. At the same time, everybody also understands that some of these tensions can be resolved by increasing the Ministry’s overall budget and with it the size of the grant (Levitas, 2012).

It is impossible to trace here the politics behind either changing coefficients or the size of the grant pool, but three general points can be made: First, local governments have been instrumental in defending (or expanding) the Ministry’s budget for primary and secondary education, and in ensuring that the demographic pressure to close schools has not been compounded by budget cuts. Second, during the 1990s, the co-efficients favoured Rural Gminas because people understood that it was harder for them to adjust their school networks to falling enrolment; but that changed in the 2000s,
as demographic decline washed through the higher grades, forcing Large Cities to close high schools. And third, the debates over both the budget and the formula became increasingly sophisticated, with all sides deploying better data and studies to justify their positions (Hebst et al., 2009).

These same institutional arrangements have been used to manage the contradiction between central wage-setting and local wage-paying. Here too the Joint Commission has forced the Ministry to make incremental adjustments in the education budget to cover wage increases and/or negotiate changes in teachers’ benefits that affect local budgets. But the best proof of the importance of these institutional arrangements is how they were used to overcome precisely the kind of catastrophic failure that the fiscal federalists would anticipate given the contradictions in the legal regime.

This failure came in 1999, as the Ministry was working on two distinct reforms associated with completing the Second Phase of Decentralisation: First it was rewriting the per pupil formula in order to accommodate the decentralisation of secondary education. And second it was redesigning the wage system in order to create stronger incentives for professional advancement. But the reform efforts were not co-ordinated and the department responsible for the new wage system underestimated the number of teachers that would be immediately entitled to raises. As a result, local wage costs increased dramatically above what the grant was designed to finance, quickly putting many local governments on the edge of insolvency. Worse, the problem required more than adding money to the grant pool because the teachers entitled to increases were unevenly distributed across jurisdictions. Finally, and further complicating matters, some local governments clearly overstated the number of teachers entitled to wage increases in order to maximise any future settlement (Levitas & Herczyński, 2002).

To resolve the crisis, the government called a series of meetings with the Joint Commission and the RIOs. The RIOs were mobilised to verify the number of teachers entitled to immediate wage increases and to estimate the additional wage-costs of each jurisdiction. The Minister of Education was forced to resign and co-efficients were added to the formula to adjust grants in accordance with the percentage of teachers at different pay grades in each jurisdiction. But, as before, the entire mechanism remained unanchored by a clear legal definition of the financial responsibilities of different levels of government. Thus the resolution of the crisis did not fix the problem that precipitated it. Nonetheless, Poland’s framework for, and habits of, intergovernmental negotiation made possible a workable compromise (Levitas, 2012).

**What does the Polish case tell us about decentralisation?**

Poland is now one of the most decentralised countries in Europe. Its subnational governments have transformed the nation’s infrastructure and improved its schools. This success cannot be attributed to the rules fiscal federalists consider critical for enhancing good local governance: Despite their “transfer dependency” and the profound confusion surrounding some of their key responsibilities, Polish local governments have “delivered the goods”. Nor can this success by explained by popular demands for local control or by an engaged citizenry playing a particularly active role in holding newly-elected officials accountable. On the contrary, Polish civil society appears to be as weak and disaffected as its counterparts in the rest of post-communist Europe. In short, Poland’s success defies the expectations of the dominant discourses about decentralisation.

Instead, decentralisation in Poland was “a revolution from above”, pushed forward by a core group of reformers who saw decentralisation more in terms of public administration reform than democratic empowerment, and whose principle goal was to build a stronger state. Sceptical about their compatriots readiness to actively participate in their own governance, and conscious that the transformation of the single-party state would be
a long struggle, they placed their bets on the local officials that their reforms would create.

That these bets paid-off is due in no small part to the fact that – like the architects themselves – many of these officials came from the ranks of the civic-minded and politically-engaged elites that had emerged during Poland’s long struggle against communism. But recognising the importance of these elites is very different from arguing that the success of the reforms as a whole should be attributed to a particularly robust civil society. Instead, Poland resembles other cases in which particular social groups come to play an out-sized role in state-building and development (Anderson, 1983; Skocpol et al., 1985; Evans 1996; Petro, 2001).

Indeed, the more interesting question is how these elites were forged into an instrument of effective governance. My answer to this question is that the architects of the reforms very consciously created an array of institutions designed to train, professionalise, discipline and empower them. Horizontally, these institutions moulded newly-elected local officials into a professional group that shared a common language and purpose. They transformed local government reform into a “movement” while disciplining that movement through monitoring mechanisms that facilitated the collaborative development of new norms and standards. Vertically, these institutions embedded local governments in the regulatory structure of the state, allowing local governments to represent themselves while facilitating the continual adjustment of the powers, responsibilities, and finances of different levels of governments.

In part, these institutions functioned well because they combined the cultivation of a common sense of purpose with the development of new norms and standards and, in part, because they encouraged the continual adjustment of the intergovernmental system as a system. The former is in line with much of the work that highlights the centrality of shared goals, identities and norms to successful organizations and public institutions (Selznik, 1957; Passoti, 2001). The latter, has affinities with the literature on pragmatism and experimental governance, a literature which identifies self-monitoring and the capacity for continuous adjustment of rules and practices as central to better government (Ansell, 2011).

How well these institutions might translate to other contexts is obviously uncertain. But it does seem that if the Polish case tells us anything, it is that successful decentralisation – as state building – requires an array of overlapping institutions to train, monitor, professionalise and represent local governments in a long, evolutionary process. This process, and the institutions needed to negotiate it, belies the fiscal federalist project of imposing a clear set of rules whose tax-based logic of accountability are held to ensure good governance.

But the Polish case also demonstrates that impressive gains in governance can be made without a particularly engaged citizenry. Saying this, of course, is not an argument against engaging citizens in their own governance. Nor is it to say that there are not many contexts in which mass mobilisation and popular contention are the best tools for creating more responsive government, local or otherwise. Nonetheless, Poland’s success suggests that if there has been a political breakthrough at the national level, then the construction of effective, responsive, and responsible local governments may be better pursued by focusing on the institutions necessary to train, professionalise, discipline and empower newly-elected local elites than by looking first to the direct participation of citizens.

References


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