The Democratic Coup d’État

Ozan O. Varol

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This Article examines the typical characteristics and constitutional consequences of a largely neglected phenomenon that I call the “democratic coup d’État.” To date, the academic legal literature has analyzed all military coups under an anti-democratic framework. That conventional framework considers military coups to be entirely anti-democratic and assumes that all coups are perpetrated by power-hungry military officers seeking to depose existing regimes in order to rule their nations indefinitely. Under the prevailing view, therefore, all military coups constitute an affront to stability, legitimacy, and democracy. This Article, which draws on fieldwork that I conducted in Egypt and Turkey in 2011, challenges that conventional view and its underlying assumptions. The Article argues that, although all military coups have anti-democratic features, some coups are distinctly more democracy-promoting than others because they respond to popular opposition against authoritarian or totalitarian regimes, overthrow those regimes, and facilitate free and fair elections.

Following a democratic coup, the military temporarily governs the nation as part of an interim government until democratic elections take place. Throughout the democratic transition process, the military behaves as a self-interested actor and entrenches, or attempts to entrench, its policy preferences into the new constitution drafted during the transition. Constitutional entrenchment may occur in three ways: procedural, substantive, and institutional. The Article uses three comparative case studies to illustrate the democratic coup phenomenon and the constitutional entrenchment thesis: (1) the 1960 military coup in Turkey, (2) the 1974 military coup in Portugal, and (3) the 2011 military coup in Egypt.

INTRODUCTION

On February 11, 2011, the Egyptian Armed Forces seized power from President Hosni Mubarak in a coup d’état. The coup was staged in response to determined protests over eighteen days by hundreds of thousands of Egyptians demanding the ouster of the autocratic and corrupt Mubarak regime and its replacement with democracy. The demonstrations were largely non-ideological and the protestors hailed from all facets of Egyptian society. Women and men, Muslims and Christians, secularists and Islamists, the poor and the wealthy all joined hands in the aptly named al-Tahrir, or Liberation Square, in a call for freedom and democracy after decades of rule by dictators.1 That call was answered, not by a foreign power, but by the coun-

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1. See, e.g., David D. Kirkpatrick, Egypt Erupts in Jubilation as Mubarak Steps Down, N.Y. TIMES, Feb. 11, 2011, http://www.nytimes.com/2011/02/12/world/middleeast/12egypt.html?pagewanted=all (“This is a revolution for all Egyptians; there is no room for a single group’s slogans, not the [Muslim] Brother-
try's own military, which seized power from Mubarak and assumed control of the government.

Mubarak’s fall sparked a wave of celebrations around the world. As the "touchstone for change" in the Arab world, Egypt gave hope to the oppressed people of Libya, Syria, Yemen, and beyond to revolt against their oppressors. Credit for the successful overthrow of the Mubarak regime went in large part to the Egyptian Armed Forces, who refused to fire on the protestors during the demonstrations and stepped in to assume control of the government when Mubarak stubbornly refused to relinquish his stronghold. President Barack Obama heaped praise on the Egyptian military for "serv[ing] patriotically and responsibly as a caretaker to the state" and expressed his confidence that the military would "ensure a transition that is credible in the eyes of the Egyptian people."

The Egyptian military coup appears to break the traditional mold of military coups. Historically, most military coups have been perpetrated by power-hungry military officers, primarily in South America and Africa, seeking to depose existing regimes in order to rule their nations indefinitely. The term military coup d’état—French for "stroke of the state"—brings to mind coups staged through corrupt backroom plots by officers like Colonel Muammar Gaddafi. Military officers in most coups abuse public trust and overthrow the existing regime, not to bring about structural regime change, but to concentrate power in their own hands as dictators.

The assumption that all military coups fit within this traditional, antidemocratic model pervades the literature. According to the prevailing view, a democratic military coup is an oxymoron. For example, Richard Albert’s recent work on democratic revolutions states that “by definition, a coup cannot be democratic.” Military coups, according to Professor Albert, constitute “an affront to the democratic ideals of stability, consent, and legitimacy.” Andrew Janos likewise has argued that a coup d’état “is the reversal..."
of the process of revolution.”9 Other examples of this academic view abound.10 Federal law in the United States reflects the same disdain for military coups by prohibiting, with certain exceptions, any financial assistance “to the government of any country whose duly elected head of government is deposed by military coup or decree.”11 The European Union made a similar commitment in 1991.12

In this Article, I challenge this conventional intellectual framework and its underlying assumptions. First, I propose that although all coups have anti-democratic features insofar as they place the military in power by force or the threat of force, some military coups are distinctly more democracy-promoting than others. In these coups, the military responds to popular opposition against an authoritarian or totalitarian regime, overthrows that regime, and facilitates fair and free elections within a short span of time. Although military leaders, like civilian leaders, can abuse and have abused their powers, examples exist of military coups d’état that have successfully transitioned authoritarian regimes to democracies. This Article thus advocates a more nuanced approach to evaluating the desirability of coups that accounts for coups that produce democracies, especially where other paths to democratization have been blocked by an authoritarian or totalitarian regime. Drawing on fieldwork that I conducted in Egypt and Turkey during the summer of 2011, this Article describes the typical characteristics of democratic coups and examines their constitutional consequences using three comparative case studies: (1) the 1960 military coup in Turkey, (2) the 1974 military coup in Portugal, and (3) the 2011 military coup in Egypt.

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Democratic military coups commonly feature seven attributes: the military coup is staged against an authoritarian or totalitarian regime; the military responds to popular opposition against that regime; the authoritarian or totalitarian leader refuses to step down in response to the popular opposition; the coup is staged by a military that is highly respected within the nation, ordinarily because of mandatory conscription; the military executes the coup to overthrow the authoritarian or totalitarian regime; the military facilitates free and fair elections within a short span of time; and the coup ends with the transfer of power to democratically elected leaders.

The democratic coup is the exception, not the norm. The vast majority of coups do not fit within the democratic coup framework put forth in this Article, primarily because either they are staged against a democratically elected government, not an authoritarian or totalitarian regime, or they result in a dictatorship, not in free and fair elections. But neither is the democratic coup phenomenon limited to the three cases explored in this Article. According to a recent empirical study, in the post-Cold War era, seventy-four percent of coups were followed by democratic elections within five years.13 As the authors of that study note, the "new generation of coups has been less of a menace for democracy than their historical predecessors.”14

Following a democratic coup, the military temporarily governs the nation as part of an interim government until democratic elections of civilian leaders take place. During that democratic transition process, which typically lasts for one to two years, the military must oversee a number of housekeeping tasks to transition the nation to a democracy. This Article focuses on one specific task: drafting a new constitution to replace the constitution that governed during the authoritarian or totalitarian regime.

The Article’s second thesis is that, even though a democratic coup ends in free and fair elections, the military behaves as a self-interested actor during the democratic transition process and entrenches, or attempts to entrench, its policy preferences into the new constitution drafted during the transition process.15 Constitutional entrenchment may occur in three modes: procedu-
ral, substantive, and institutional. In the procedural mode, the military sets up the democratic transition process so that the process produces a substantive constitutional outcome favorable to the military. In the substantive mode, the military reserves substantive powers for itself under the new constitution. In the institutional mode, the military establishes counter-majoritarian institutions under the new constitution that continue to enforce the military’s policy preferences even after the military relinquishes power to democratically elected leaders. In democratic coups, therefore, the people and the military seem to strike a Faustian bargain where the military extracts a price in the form of constitutional entrenchment in exchange for deposing a dictatorship and turning power over to the people.

Although military coups were once a hot topic in academia, scholarship on coups has significantly decreased in recent years. Scholars recently noted that the academy “continue[s] to lack a basic understanding of how coups might have a broad impact on a range of topics.” That dearth of scholarly understanding extends to the military’s role in constitutional design, on which there is little literature. The military thus remains the “least studied of the factors involved in new democratic movements.”

This scholarly shortcoming is even more pronounced for democratic military coups, which have been largely neglected by the literature. The concept of a democratic coup, including both its aims and its constitutional consequences, remains foreign for academics and politicians alike. We are therefore unable to grasp and properly address, ex ante, the potential effects that a democratic military coup may have on the resulting democratic constitution. Especially given the recent high-profile coup in Egypt, there is an urgent need for academic attention to the concept and constitutional consequences of a democratic military coup. This Article is an attempt to fill that scholarly void.

This Article proceeds in three Parts. Part I analyzes the typical characteristics of a democratic military coup d’état. Part II sets forth the constitutional entrenchment thesis. Part III applies the constitutional entrenchment thesis to three case studies: Part III.A examines the 1960 military coup in Turkey; Part III.B studies the 1974 military coup in Portugal; and Part III.C analyzes the 2011 Egyptian military coup.

\[Politico, 132 Pub. Choice 273 (2007).\] To my knowledge, however, self-interested behavior by military officials during military rule has attracted little attention in the literature.

16. See Powell & Thyne, supra note 5, at 249; see also Mahmud, supra note 10, at 52 (noting that the last article on judicial responses to coups d’état was published in 1986).

17. Powell & Thyne, supra note 5, at 249.

18. See, e.g., Mahmud, supra note 10, at 103 (“A coup d’état, on the other hand, typically aims only at capturing political power extra-constitutionally. Only that part of the Constitution which bears on the formation of political organs of the state is subverted.”).


I. Typical Characteristics of a Democratic Coup d’État

The primary purpose of a military is to protect the state from external threats. To achieve that purpose, the state must endow the military with the means to use coercive power via military equipment and personnel. This ability to use coercive force, though necessary to defend the nation against threats, creates the danger that the military will turn its weapons on the very regime that empowered its existence. In a seminal article on what he termed the "civil-military problematique," Peter Feaver succinctly summarized the fundamental tension caused by maintaining a military within a civilian government: "The very institution created to protect the polity is given sufficient power to become a threat to the polity." Although most nations employ legal and administrative measures to keep the military subservient to the civilian government, those measures are effective only insofar as the military chooses to follow them. When the military disregards those measures and unleashes its coercive power to topple the civilian government, the result is a coup d’état.

The literature is rife with competing definitions of a coup d’état. A coup d’état, as the term is used in this Article, occurs "when the military, or a section of the military, turns its coercive power against the apex of the state, establishes itself there, and the rest of the state takes its orders from the new regime." This definition excludes coups perpetrated by state actors other than the military and also excludes revolutions, which are defined as episodes where non-state actors effectuate regime change. The definition further excludes cases where the military plays a more passive role in a democratic transition by, for example, refusing to suppress a popular opposition without overtly assisting it, or by allowing a governing council comprised of elected representatives, not military officers, to run the process of transition to democracy. Because this Article studies the military’s role in democratic transitions and democratic constitutional design, I focus on cases where the military itself deposes the existing authoritarian regime and supervises the democratic-transition process.

To date, academic discussion has primarily centered on defining a coup in terms of its targets, perpetrators, tactics, and success or failure. For exam-
ple, scholars disagree on whether the target of a coup is the entire government or only the chief executive. Likewise, scholars have debated whether the perpetrator of a coup should be limited to the armed forces or may include any participating part of the state apparatus (e.g., security services, civilian members of the government, etc.).

Scholars also disagree on whether the coup must be illegal and whether the definition should include coup plots and rumors.

The definitions in the existing literature have an important shortcoming. These definitions focus primarily on the process by which the coup takes place. The literature thus reduces coups d’état to mechanical terms, while neglecting possible substantive components. This Part attempts to address this scholarly oversight by developing a substantive framework for assessing military coups that focuses on the resulting change, or lack thereof, to the governance structure of the regime following the coup.

My goal here is not to create a “universal one-size-fits-all theory” of democratic coups or an “elegant model that abstracts away the distinctive.” The chaotic actuality of a coup d’état rarely fits within neat legal categories. Coups tend to involve a range of different motivations, actors, and outcomes. The objectives of the military, as well as the outcome of the coup, will often be context-dependent. It is nonetheless possible to categorize coups d’état into two admittedly simplified groups that focus on whether the coup produces democratic regime change.

The first type of coup—which, for ease of reference, I call the “non-democratic coup”—typically brings about only personified change, not structural regime change. In other words, the coup leaders replace the political leaders of the pre-existing regime with military officers, but the form of the government and the political system remain unaltered. In a non-democratic coup, the objective of the military officers is often to concentrate power in

29. Id. at 250.
30. Id. at 251.
31. Id. For example, Samuel Finer’s definition of a coup includes the military’s “intervention” into political affairs—whether that intervention is legal or extra-legal. See SAMUEL FINER, THE MAN ON HORSEBACK: THE ROLE OF THE MILITARY IN POLITICS 3 (1988). In contrast, Jonathan Powell and Clayton Thyne restrict their definition to illegal attempts. See Powell & Thyne, supra note 5, at 251.
32. Richard Albert recently addressed a similar problem in the context of revolutions. See generally Albert, supra note 6. Professor Albert argues that the existing revolution theories mechanically focus on a revolution’s procedural components, while lacking a normative lens through which to evaluate the purpose that a revolution serves. Id. at 8.
34. See Albert, supra note 6, at 23.
their own hands and rule the nation indefinitely as dictators. Some of the most infamous recent examples of non-democratic coups d’etat include Muammar al-Gaddafi’s overthrow of the Libyan regime and Omar Hasan Ahmad al-Bashir’s coup in Sudan.

But there is a second category of military coups, largely neglected in the existing literature, whose outcomes are substantively different than those of non-democratic coups. These coups overthrow a totalitarian or authoritarian regime, not to bring about indefinite personified change, but to effectuate structural regime change by facilitating fair and free democratic elections within a short span of time. The end of such a coup is marked by the transfer of power by the military officers to democratically elected leaders. For ease of reference, I refer to such a coup as a “democratic coup.”

Before I describe the typical characteristics of a democratic coup, three caveats are in order. First, I do not mean to suggest that a military coup can ever be democratic in the traditional sense of that word. Free and fair elections are the sine qua non of democracy, and the military assumes power not through elections, but by force or the threat of force during a coup. All coups, including what I call the “democratic coup,” therefore have non-democratic features. My argument here is that not all coups are equally anti-democratic; some coups are distinctly more democracy-promoting than others because they depose an authoritarian or totalitarian regime and transfer power to democratically elected leaders.

Second, I also do not argue that a coup d’etat is preferable to other methods of regime change. In certain contexts, a people’s revolution in which civilians, and not military leaders, control the transition process may be preferable to a military coup. But in others, military intervention may be the only available option to shepherd a nation through the tumultuous transition process to democracy because other methods of democratization have been blocked by the authoritarian or totalitarian regime. For example, in Portugal in 1974, the authoritarian government ensured that the popular opposition against the regime remained too disorganized, socially and politically, to take the primary role in deposing the government, which prompted the Portuguese military to stage a coup to topple the government and replace it with a democratic regime.

Third, my focus here is on the typical attributes of a democratic coup, from the initial spark for the coup to the handoff of power to democratically elected leaders. I do not discuss whether the regime that results after the military hands over power to democratically elected leaders is “democratic”

35. See LINZ & STEPAN, supra note 20, at 4; see also YOSSI SHAIN & JUAN J. LINZ, BETWEEN STATES: INTERIM GOVERNMENTS AND DEMOCRATIC TRANSITIONS 9 (1995) (“As long as those who hold power during the interim period do not organize themselves as a contending party and win a mandate in free and fair elections, they have no democratic legitimacy.”).

in the traditional sense of that word or whether the military’s entrenchment of its policy preferences into the resulting constitution, which I discuss in Part II, prevents democratic consolidation. I intend to examine the normative implications of constitutional entrenchment in future projects.

With these three caveats in mind, how does one determine whether a military coup fits within the second, more democratic, prototype described above? A democratic military coup typically features the following seven attributes: (1) the coup is staged against an authoritarian or totalitarian regime; (2) the military responds to persistent popular opposition against that regime; (3) the authoritarian or totalitarian regime refuses to step down in response to the popular uprising; (4) the coup is staged by a military that is highly respected within the nation, ordinarily because of mandatory conscription; (5) the military stages the coup to overthrow the authoritarian or totalitarian regime; (6) the military facilitates free and fair elections within a short span of time; and (7) the coup ends with the transfer of power to democratically elected leaders.

First, a democratic coup seeks to overthrow a totalitarian or authoritarian regime. In a totalitarian system, the ruling party has eliminated almost all political, social, and economic pluralism that existed before the advent of that regime. The official party of the state has a virtual monopoly on power that it exercises to further a unified utopian ideology. The political leaders of the ruling party govern the nation, usually charismatically, with undefined limits on their authority and great vulnerability and unpredictability for both members and non-members of the ruling party.

In an authoritarian regime—a watered-down version of a totalitarian regime—there is little or no responsible political pluralism. The ruling party often acts affirmatively, via legal or extra-legal means, to suppress political opposition. Although an authoritarian regime lacks responsible political opposition, fairly extensive economic and social pluralism exists that pre-dates the establishment of the authoritarian regime. The ruling leader or leaders often lack an elaborate and guiding ideology and exercise power within ill-defined norms.

A coup staged against a non-authoritarian or non-totalitarian government therefore does not constitute a democratic coup under this framework. Many coups have been perpetrated with the ostensible purpose of toppling what military leaders view as corrupt, inefficient, or shortsighted politicians. Those coups fall outside the democratic coup framework because the people may depose such politicians by voting them out of office, without the need...
to resort to military intervention. A coup may be democratic only when elections are not a meaningful mechanism for deposing a political leader because that leader is unwilling to relinquish power.

Second, in a democratic coup, the military responds to a persistent popular opposition against a totalitarian or authoritarian leader. That opposition ordinarily takes the form of a popular uprising. A popular uprising, as I use that phrase here, refers to a massive gathering of citizens from many facets of society united by a common political cause—in this context, the overthrow of the authoritarian or totalitarian regime. Citizens usually gather in a symbolic place—e.g. al-Tahrir Square in Cairo or Tiananmen Square in Beijing—to call for the resignation of an autocratic leader and the ushering in of democracy. The gathering continues over a period of time and crowds grow in size, density, and fervor each day, indicating broad popular support for regime change. The citizens regard themselves as the vanguard of a better future, one in which they control their own destiny without the stronghold of an oppressive regime. They are united by a common will for democracy—a will that has been denied to them at the ballot box.

During the popular opposition, the citizens might expressly call upon the nation’s military to intervene. For example, “the people and the army are one hand” was a chant frequently invoked during the popular uprising that
occurred in Egypt in early 2011. An Egyptian who took part in the al-
Tahrir protests described to me how the crowds erupted in celebration at the
sight of the first military tank that entered the square. The crowds knew
that the military was there either to shield the protestors from the state riot
police who had been firing live ammunition upon them, to use the square as
the initial stage of a coup intended to effectuate regime change, or both. Mohamed ElBaradei, former head of the International Atomic Energy
Agency and a well known opposition leader in Egypt, expressly called for a
military coup on his Twitter page: “I ask the army to intervene immediately
to save Egypt.” Likewise, following the Portuguese coup in 1974, crowds
flocked to the streets to cheer on the military officers and a banner that read
“THANK YOU, ARMED FORCES” was unfurled in a soccer stadium
packed with a crowd of 200,000.

Popular support for the coups in nations such as Egypt and Portugal also
calls into question the prevailing view in the literature that a military coup
can never enjoy popular support. For example, Richard Albert has argued
that “a coup is more than simply a revolution without popular support . . .
It is an arrogation of power by unlawful means.” Likewise, Douglas
Litowitz writes that a coup is “a mere seizure of the state apparatus by the
revolutionary party without popular support.” Contrary to this prevailing
view, as illustrated above, citizens may express popular support for a mili-
tary coup that effectuates structural regime change.

Third, in response to this sustained popular opposition, the autocratic
leader remains defiant and refuses to relinquish power. The moment of final
triumph awaited by the crowds does not come, at least not voluntarily.

Fourth, democratic military coups tend to happen in nations with
mandatory national conscription. The military forces are comprised prima-
arily of sons, daughters, neighbors, relatives, and friends—not paid profes-
sionals. After decades of national conscription, the military, in a very real
sense, becomes the society. In the otherwise corrupt and oppressive authori-
tarian sphere, a military comprised of citizen-soldiers may earn a reputation
as the only uncorrupt and stable institution impenetrable by the other arms

news/middleeast/2011/02/201121125158705862.html (noting that Egyptian protestors were ”calling
on the army to side with them and remove Mubarak”).
53. Anthony Shadid & David D. Kirkpatrick, Mubarak Refuses to Step Down, Stoking Revolt’s Fury and
hmtl.
time/magazine/article/0,9171,908577-1,00.html.
55. Albert, supra note 6, at 20.
57. I do not mean to suggest that militaries in nations with mandatory conscription will always stage
democratic coups. A number of factors, such as a charismatic military leader, might motivate even a
military comprised of citizen-soldiers to stage a non-democratic coup. Rather, I argue that when demo-
cratic coups do occur, they tend to happen in nations with mandatory conscription.
of the corrupt and autocratic state apparatus. For example, a poll conducted by the daily newspaper *Hürriyet* in September 2005 found that the military is Turkey’s most trusted institution, despite its history of meddling in Turkish political affairs, largely because of compulsory military service for all men. Sendoff of soldiers to perform military service still prompts public celebrations in Turkey with music and parades, and Turks continue to think of themselves as an “army nation” (*asker millet*), reflecting the “perception that a symbiotic relationship binds the state to the armed forces that founded it and now protect it.”

For similar reasons, many of the founders of the United States were deeply skeptical about maintaining a military comprised of professional soldiers. The framers viewed professional soldiers as automatons, “stripped of individuality and susceptible of identifying more with their leaders than with the general population.” “Composed of officers from the aristocracy and soldiers from the bottom of society brutalized by harsh discipline, isolated from the rest of society, loyal not to an ideal or to a government but to a command wed to its own traditions,” professional soldiers were perceived as more likely to be beholden to their leaders than to the greater ideals for which they fought or the people who they purported to protect. For Madison, professional soldiers were thus “more readily turned by corrupt commanders against the interests of The People.” Likewise, in Federalist No. 29, Hamilton argued, “What shadow of danger can there be from men who are daily mingling with the rest of their countrymen and who participate with them in the same feelings, sentiments, habits, and interests?” And according to John Hancock, “[f]rom a well-regulated militia we have nothing to fear; their interest is the same with that of the state . . . . [T]hey do not jeopardize their lives for a master who considers them only as the

58. See Eboe Hutchful, *Reconstructing Political Space: Militarism and Constitutionalism in Africa, in Constitutionality and Democracy*, supra note 36, at 213, 216 (“The military sees itself, and is frequently seen, as the only organization sufficiently removed from political partisanship to be able to claim an arbitrating role and to set common rules of political discourse. Its relative autonomy . . . promotes this self-conception within the military and grants it varying degrees of legitimation within society as a whole.”), Mahmoud Hamad, *The Constitutional Challenges in Post-Mubarak Egypt*, 14 *Insight Turk.* 51, 53 (2012) (“Many Egyptians saw the army as a main pillar of state stability and national security, an image that the regime controlled media carefully nurtured.”).


60. See id. at 80.

61. Id.


63. Id.

64. Id. (quoting Richard H. Kohn, *Eagle and Sword: The Federalists and the Creation of the Military Establishment in America, 1783–1802*, at 2 (1975)) (internal quotation marks omitted).

65. Id. at 49–50.

instruments of his ambition.”67 A military comprised of citizen-soldiers is therefore less likely than its professional counterparts to stray too far from the demands of the public or to establish a military dictatorship, and more likely to stage a democratic coup.68

Fifth, the military answers the people’s call for regime change and stages a coup to overthrow the authoritarian or totalitarian regime.

Sixth, the military holds fair and free elections of democratic leaders within a short span of time. As Juan Linz and Alfred Stepan have noted, “the strongest democratic countervailing power to the nondemocratic dynamic of an interim government is free elections with a set date.”69 The promise of elections “presuppose[s] a democratic regime in formation.”70 A fixed date for elections is necessary to create a new marketplace for democratic political actors, organizations, and institutions.71 Elections can also provide some legitimacy to the interim military government. By setting a fixed date for elections, the temporary military government acknowledges the limited nature of its role and signals that its term is, in fact, temporary.

One of the military’s first priorities in a democratic coup is therefore to set a quick date for elections and to serve as a relatively neutral caretaker for those elections.72 For example, the Portuguese military, in a statement issued the day after a 1974 coup, committed itself to holding democratic parliamentary and presidential elections within two years.73 As a neutral caretaker, the military does not use intimidation or fraud to rig the elections. The military also allows political parties to freely organize and participate in the elections, with the exception of the political party associated with the deposed authoritarian or totalitarian regime. In many cases, that party is dissolved following the coup and therefore does not participate in the democratic elections—at least not under the same name.74 For example,

68. Democratic coups also tend to pit the uncrupt military against the corrupt state police. In a democratic coup, the military represents the people, and the state police represent the corrupt and autocratic regime. For example, during the 2011 Egyptian coup, the much-despised black-clad Egyptian riot police brutally opened fire on the protestors to end the protests against the regime, whereas the military refused to fire on the protestors, instead shielding them from the riot police, and eventually staged a coup d’état to overthrow the Mubarak government. See David D. Kirkpatrick, Mubarak’s Grip on Power is Shaken, N.Y. Times, Jan. 31, 2011, www.nytimes.com/2011/02/01/world/middleeast/01egypt.html?pagewanted=all.
69. LINZ & STEPAN, supra note 20, at 120; see also GIUSEPPE DI PALMA, TO CRAFT DEMOCRACIES: AN ESSAY ON DEMOCRATIC TRANSITION 85 (1990) (arguing that swift elections during the transition process tend to “curb chaos” and “even when variously thwarted, confined, manipulated, or just not in the cards, once they are called, elections can still energize and possibly protect democratization beyond the hopes or fears, and indeed beyond the understanding, of the principal actors”).
70. See Thomas C. Bruneau, From Revolution to Democracy in Portugal: The Roles and Stages of the Provisional Governments, in SHAIN & LINZ, supra note 35, at 152.
71. LINZ & STEPAN, supra note 20, at 120.
72. See id. at 71.
73. Id. at 120.
74. See, e.g., infra notes 75, 219, 314, and accompanying text.
following the 2011 coup in Egypt, political parties were allowed to freely establish themselves and participate in parliamentary elections, but Egypt’s High Administrative Court dissolved Hosni Mubarak’s National Democratic Party for monopolizing power and manipulating elections.75

In democratic coups, elections tend to happen within a short span of time, usually one to two years.76 A military determined to transfer power to democratically elected leaders typically wants to get out of the unfamiliar business of governing a country and get back to what it knows best: defending the nation from external threats. For example, the Turkish and Portuguese militaries, which staged democratic coups in 1960 and 1974, respectively, both returned power to democratically elected leaders within two years. During the transition period, a number of housekeeping tasks necessary to holding free and fair elections may occur. For example, the military may create the requisite political infrastructure for political parties to organize and for free and fair elections of democratic leaders to take place (e.g., the formation of an election commission, the enactment of election laws and regulations, etc.). The military may hold elections for a constituent assembly to draft a new constitution before parliamentary or presidential elections, as did the Portuguese military following a coup in 1974, or itself handpick a group of persons to draft a new constitution, as did the Turkish military following a coup in 1960. But regardless of which events transpire during the transition process, the military does not attempt to perpetuate its time in power and stays in power no longer than is necessary to transition the nation to democracy.

The regime that emerges out of a democratic coup thus conforms to Samuel Huntington’s seminal definition of democracy: a regime in which political leaders are selected through free and fair elections.77 Huntington’s definition, which focuses on electoral process, has two dimensions: contestation and participation.78 Contestation means that candidates freely compete for the contested seat of the incumbent.79 And participation requires that

75. See Shaimaa Fayed & Patrick Werr, Egypt Court Dissolves Mubarak’s Former Ruling Party, REUTERS, Apr. 16, 2011, available at http://www.reuters.com/article/2011/04/16/us-egypt-politics-idUSTRE73F11X20110416. The dissolution of the deposed authoritarian or totalitarian party does not render the coup non-democratic. In many cases, the dissolved party organizes under another name and the deputies of the deposed party may still run for election. For example, in Egypt, former deputies of the dissolved National Democratic Party were allowed to participate in parliamentary elections as long as they had not been convicted of corruption. Further, the dissolution of the deposed party serves important democracy-promoting functions. The dissolution symbolizes a break from the authoritarian past and serves as the first step in dismantling the structures that supported the authoritarian regime. Further, if not dissolved, the former authoritarian party would have a significant advantage over the newly established political parties who lack the organizational structure and the funds available to the former authoritarian party to mount an electoral campaign.

76. Cf. SHAIN & LINZ, supra note 35, at 8, 104–05 n.16 (“‘Provisionality’ in our work . . . begins with the explicit promise of transitional regimes to hold free and contested election within a reasonable frame of time—up to two years.”). R

77. See HUNTINGTON, supra note 43, at 7–8. R

78. See id. at 7.

79. Id. at 7–8.
virtually all of the adult population be allowed to vote.\(^80\) The use of Huntington’s dichotomous, procedural approach suits the framework in this Article, which draws a distinction between coups that result in free and fair elections and those that do not. Because this Article employs Huntington’s definition of democracy, it does not use the term “democracy” to make a normative judgment on the quality of the democracy that emerges out of a democratic coup.

Even though Huntington’s definition of democracy focuses on process, the procedural right to participate in free and fair elections has important substantive values, especially in societies that have long been denied that right. “I vote, therefore I am,” read the headline of a Tunisian newspaper following democratic elections there in 2011.\(^81\) Likewise, in Egypt, where a whole generation grew up without any meaningful right to vote, voters patiently waited in line for hours to vote in parliamentary elections following the 2011 coup.\(^82\) Echoing the sentiments of its Tunisian counterpart, the headline of an Egyptian newspaper read “The beginning” on the first day of the parliamentary elections.\(^83\)

Even though democratically elected leaders can abuse and have abused individual liberties, the correlation between democracy and individual liberties is very high.\(^84\) Elected leaders use far less violence on their citizens than authoritarian leaders.\(^85\) In democracies, there are also fewer incentives to resort to violence because accepted avenues exist for the expression of dissent, including the ballot box, where voters may sanction government officials by voting them out of office.\(^86\) Popular participation in elections therefore not only encourages individual autonomy, but also deters government incursions into individual rights.\(^87\) As the U.S. Supreme Court put it, the right to vote is a “fundamental right, because preservative of all other rights.”\(^88\)

\(^{80}\) See id. at 7.


\(^{83}\) Id.

\(^{84}\) Huntington, supra note 43, at 28.

\(^{85}\) Id.

\(^{86}\) Id.

\(^{87}\) Walter F. Murphy, Constitutions, Constitutionalism, and Democracy, in CONSTITUTIONALISM AND DEMOCRACY, supra note 36, at 3, 4.

\(^{88}\) Yick Wo. v. Hopkins, 118 U.S. 356, 370 (1886). John Stuart Mill has also written about the virtues of decision-making by leaders elected in free and fair elections. See Tom Christiano, Democracy, THE STANFORD ENCYCLOPEDIA OF PHILOSOPHY (Feb. 2008), available at http://plato.stanford.edu/archives/fall2008/entries/democracy. Mill argues that, since elections give political power to each citizen, democratically elected leaders must take into account the interests and opinions of more people than authoritarian or totalitarian leaders. Id. Democratic decision-making tends to be more informed because it brings more people into the decision-making process. Id. Finally, according to Mill, democracy improves the characters of the citizens by encouraging more autonomy. Id.
Seventh, following fair and free elections, the military promptly transfers power to democratically elected leaders. The military does not alter or void the election results and ensures that the results are promptly certified. The military then hands power to the leaders selected by the people, regardless of their identities and whether or not their policy preferences are in line with those of the military. 89

The literature assumes that the purpose of a coup d’état is to maintain continuity in the legal system and bring about only personified change in the political leadership through the usurpation of political offices, rather than structural regime change. 90 In fact, Edward Luttwak’s seminal definition of a coup—“the infiltration of a small but critical segment of the state apparatus, which is then used to displace the government from its control of the remainder”—assumes that a coup does not alter the governing structure of the state. 91

That assumption cannot be correct. Militaries that stage democratic coups d’état bring about structural regime change by tearing down an authoritarian regime to forge a path to democracy. Of course, the transition to democracy does not happen simultaneously with the coup. At the outset, the only change is to the leadership of the regime (i.e., personified change). The unyielding autocratic leaders must necessarily be dethroned to transition the nation to democracy. Personified change becomes the means with which the military achieves its ultimate purpose in a democratic coup: to facilitate the fair and free elections of civilians. For example, following the democratic coup in Turkey in 1960, General Cemal Gürsel ruled the nation as head of state for seventeen months before returning power to democratically elected leaders. 92

As the recent events in Egypt demonstrate, however, democratic coups do not ensure a smooth transition to democracy. Democratic coups, like other revolutions that break down decades-old governance structures and replace

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89. In some democratic coups, the military may field a candidate to compete in the democratic elections. For example, General Ramalho Eanes ran for and was elected President following a democratic coup in Portugal in 1974. See infra note 337 and accompanying text. A military officer’s participation in the elections does not render the coup non-democratic as long as the elections are not rigged in favor of that candidate. There may be instances where a well-respected military leader, such as George Washington, is elected to office because of his or her merits.  
90. See, e.g., Albert, supra note 6, at 22–23 (noting that the purpose of a coup is “to change the hands controlling the state” and “to hijack it by commandeering the reigns of its institutions”); Mahmud, supra note 10, at 107.  
91. See Edward Luttwak, Coup D’État: A Practical Handbook 27 (1979). Samuel Huntington’s conception of a “breakthrough coup” is also agnostic on whether the coup results in structural regime change. See Samuel P. Huntington, Political Order in Changing Societies 198–219 (1968). Huntington defines a “breakthrough coup” as a coup in which the military overthrows an existing regime to inaugurate a new bureaucratic (and usually middle class) elite in power. See id. at 207. Under Huntington’s definition, however, a coup can be “breakthrough” even if an authoritarian regime is replaced with a new set of authoritarian leaders, as in the case of Libya in 1969.  
them with a new regime, can be quite turbulent. Interim military leaders empowered with the unfamiliar task of running a government often face enormous difficulties in ensuring an orderly transition to democracy. The interim leaders of Egypt have performed especially poorly in that task, resulting in the deaths and beatings of protestors on several occasions. As the French revolutionary Mirabeau put it, "when you undertake to run a revolution, the difficulty is not to make it go; it is to hold it in check." The same is true for a democratic coup. The military must be tried, by civilian prosecutors, for any criminal law violations that occur during the transition process. Although militaries usually negotiate immunity agreements as a condition for surrendering power to civilian leaders, countries such as Egypt can follow the examples of Argentina and Uruguay, which both recently repealed amnesty laws for military officers for crimes committed in the context of non-democratic coups. The military must also train its rank-and-file soldiers, who may have never been deployed to police the population, on how to maintain order during peaceful protests. International influence can also play a determinative role during the transition process. For example, strings can be placed on financial assistance to aid-dependent countries—such as Egypt—to ensure that the military leaders maintain an orderly transition to democracy. Likewise, international organizations can impose conditions on their existing or future members to promote democratic governance structures and to decrease the influence that the military plays in democratic politics.

II. THE CONSTITUTIONAL ENTRENCHMENT THESIS

Following a democratic coup, a transition period follows during which the military leadership rules the country as part of an interim or provisional government. During the transition period, the military must oversee a num-

96. See Marinov & Goemans, supra note 12, at 2 (noting that, in the post-Cold War era, "dependence on Western aid tends to make countries more likely to hold competitive elections after coups").
97. For example, the European Union has played that role in the case of Turkey by conditioning Turkey's membership in the European Union on, among other things, Turkey's agreement to limit the influential role that the military has played in Turkish politics. See, e.g., Council Decision 2008/157, Turkey 2007 Accession Partnership, Annex, 2008 O.J. (L 051) 4–18, available at http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2008:051:0004:01:EN:HTML ("Ensure that the military does not intervene in political issues and that civilian authorities fully exercise supervisory functions on security matters, including as regards the formulation of the national security strategy and its implementation.").
ber of housekeeping tasks before democratic elections may be held. I focus on one task in this Part: the preparation of a new constitution to replace the constitution that governed the authoritarian or totalitarian regime.

In drafting a new constitution, the military leadership has three primary options. First, it can reinstate a previous democratic constitution that governed the nation before the introduction of totalitarianism or authoritarianism. Second, the leadership may amend the existing non-democratic constitution to eliminate the autocratic elements and introduce new democratic governing structures. Third, the military may scrap the non-democratic constitution and rewrite a new constitution with or without the aid of a democratically elected and independent constituent assembly. In addition to the first three options, if the military chooses to suspend the pre-existing authoritarian constitution, it may also draft an interim constitution that fills the constitutional void during the transition period.

This Part argues that if the military chooses to draft an interim constitution, amend the existing non-democratic constitution, or rewrite a new constitution, it engages in the constitutional entrenchment of its policy preferences. Before explaining how constitutional entrenchment works, I first discuss what makes constitutional entrenchment possible during the transition period. This is a classic case of self-interested behavior by a state actor. Section A briefly analyzes the literature on self-interested behavior by politicians and mechanisms for mitigating self-interested behavior during democratic rule. Section B then analyzes why these mechanisms are largely unavailable to mitigate self-interested behavior by military leaders during the transition process following a democratic coup. Section C sets out the constitutional entrenchment thesis and explains how the military, as a self-interested actor, entrenches, or attempts to entrench, its policy preferences into the new constitution drafted during the democratic-transition process.

A. Self-Interested Behavior in Democratic Politics

The existing literature widely views politicians as self-interested individuals. As early as 1742, David Hume wrote that in “contriving any system of government and fixing several checks and controls of the constitution, every man ought to be supposed a knave and to have no other end, in all his

98. See Linz & Stepan, supra note 20, at 83. Although the restoration of a previous democratic constitution avoids a potential stalemate over the drafting of new constitutional provisions, it presents two primary problems. Id. First, if the nation has undergone significant changes during the authoritarian regime, a previous democratic constitutional arrangement may not reflect existing societal norms and desires. Id. Second, the previous democratic constitution may have been responsible, at least partially, for the breakdown of democracy and the introduction of autocracy. Id. If that is the case, it might be more desirable to start anew with a new and improved constitution less susceptible to democratic breakdown. See id.

99. Id.

100. Id.

actions, than private interest.”102 In more recent seminal works, Robert Barro and John Ferejohn have constructed theories of political behavior on the assumption that politicians are self-interested actors. For example, in developing an economic model for the control of politicians, Professor Barro assumes that the public officeholder acts “to advance his own interests, and these interests do not coincide automatically with those of his constituents.”103 Likewise, Professor Ferejohn’s model of incumbent performance and electoral control is based upon the possibility that “the politician’s preferences may diverge from those of his constituents and that he may therefore choose policies at variance with his platform.”104 Professor Ferejohn assumes that officeholders “desire reelection in order to take advantage of the perquisites of office as well as to pursue their own ideas about policy.”105

At least three mechanisms exist in democratic politics to mitigate self-interested behavior and create an incentive structure so that the politician acts, to the extent possible, in the best interests of the citizenry: (1) screening politicians before electing them into office, (2) monitoring the politicians’ conduct to mitigate the informational asymmetry between the politicians and the citizens, and (3) sanctioning politicians by voting them out of office. As discussed in Part II.B, these mechanisms are ordinarily unavailable during military rule, which provides the military ample leeway to maximize its welfare by engaging in the constitutional entrenchment of its policy preferences. Before explaining why these mechanisms are unavailable during military rule, I first discuss how they operate in democratic politics to mitigate self-interested behavior.

First, the voters may screen the politicians before electing them into office by using rough proxies to predict whether they are likely to diverge from the voters’ interests.106 These rough proxies include political ideology, competence, honesty, and work ethic, as demonstrated by prior experience in politics and other fields.107 Politicians who lack these rough proxies desired by the electorate will not be elected into office. Screening thus provides a method to the voters for filtering out politicians whose interests diverge from the citizenry before they even take office.

103. See Barro, supra note 15, at 19.
104. See Ferejohn, supra note 15, at 5.
105. See id. at 11; see also ANTHONY DOWNS, AN ECONOMIC THEORY OF DEMOCRACY 28 (1957) (assuming that politicians “act solely in order to attain the income, prestige, and power which come from being in office”). Moe, supra note 15, at 761 (“[P]oliticians are not primarily motivated by productive efficiency or the public interest in making [their] decisions. Most obviously, electoral considerations prompt concern for constituency service, pleasing interest groups, rewarding contributors, avoiding conflict, taking symbolic stands, and claiming credit for popular outcomes.”).
106. See Moe, supra note 15, at 767.
107. Cf. id. Although these proxies do provide the voters with an imperfect method for screening politicians, they do not guarantee, of course, that politicians will behave as predicted once they take office.
Second, the voters may employ monitoring devices to observe the politicians’ behavior and mitigate the necessary informational asymmetry between the politicians and the citizenry. Transparency is critical in ensuring that politicians conform their behavior to the voters’ interests. As early as 1765, John Adams wrote that “[l]iberty cannot be preserved without a general knowledge among the people who have a right . . . and a desire to know . . . the characters and conduct of their rulers.” If voters can observe the politicians’ actions and have sufficient information about the reasons behind those actions, they can more effectively reward or punish political behavior. In promoting transparency, the media, non-profit organizations, think tanks, and other independent watchdogs play an important role by providing information on the quality of politicians and their policies. But even with a free media and civil society, the electorate may be unable to observe many political activities and will instead judge political performance based on its effects on their own well-being.

Third, citizens may employ sanctioning mechanisms designed to punish a politician when the politician’s performance diverges from the citizens’ best interests. The primary mechanism for sanctioning self-interested politicians is to vote them out of office. Voters delegate political authority to politicians through elections. If politicians engage in self-interested actions detrimental to the voters during their term, voters may punish them by

108. Id. at 766.
109. Besley, supra note 15, at 37; id. at 203 (“Transparency is fast becoming the motherhood and apple pie of good governance.”).
111. Besley, supra note 15, at 37, 99; Ferejohn, supra note 15, at 10 (“With perfect information the voter is able to extract most of the rents in the transaction . . . . Intuitively, the greater the informational advantage that officials hold, the greater their ability to earn rents from office-holding.”).
112. Besley, supra note 15, at 37, 203.
114. Besley, supra note 15, at 36 (“The main sanction of poor performance [by politicians] is electoral—those who perform badly will not be re-elected.”; Gersbach, supra note 15, at 32; Ferejohn, supra note 15, at 8 (“The natural mechanism to transmit . . . incentives is the fact that elections take place repeatedly and that officeholders desire to retain office. Under these circumstances, voters can adopt strategies that can affect the incentives of officeholders in various ways.”). In Federalist No. 57, James Madison similarly noted the role of popular elections in policing politicians:

[T]he House of Representatives is so constituted as to support in the members an habitual recollection of their dependence on the people. Before the sentiments impressed on their minds by the mode of their elevation can be effaced by the exercise of power, they will be compelled to anticipate the moment when their power is to cease, when their exercise of it is to be reviewed, and when they must descend to the level from which they were raised; there forever to remain unless a faithful discharge of their trust shall have established their title to a renewal of it.

THE FEDERALIST NO. 57, at 385 (James Madison).
denying them reelection. The politicians’ desire to retain office thus motivates them to conform their behavior to the interests of the electorate.

B. Self-Interested Behavior by Military Leaders in a Democratic Coup

Like politicians, military leaders are self-interested actors. For the purposes of this Article, the military as an institution, represented by its leaders, has two interests. First, the military desires to preserve and promote its privileged status in society. Militaries in nations such as Egypt and Turkey enjoy many economic and social privileges and it is in their self-interest to protect those privileges. Second, the military has an interest in preserving intra-state stability. An unstable regime is a distraction for the military and detracts the military’s focus from its primary task, which is to defend the nation from external threats. These two interests are at work from the inception of a democratic coup until its completion.

In an authoritarian regime, an inherent tension exists between the government and the people because authoritarian leaders ordinarily resort to force or the threat of force to silence opposition voices and prevent competitive elections. The military must continuously weigh that tension between...
the regime and the people. If the authoritarian regime is strong enough to suppress a popular opposition, the military will often yield to that regime to preserve stability and its privileged status in society. For example, for decades, the Egyptian military supported the authoritarian Mubarak regime. Until early 2011, Mubarak kept opposition voices in check through extra-legal measures and appeared strong enough to remain in power indefinitely. As discussed in Part III.C, the Egyptian military had amassed enormous privileges during Mubarak’s rule and thus had an incentive to support his regime as long as he remained powerful enough to maintain control.

What motivates a military, when it initially supports an authoritarian regime, to turn its arms against that regime and stage a coup d’État? At some point during the authoritarian regime’s rule, the power dynamic between the regime and the people might change, and popular opposition may become powerful enough to thwart suppression efforts by the authoritarian leaders. The change in that power dynamic might cause the military’s incentives to change as well. When the balance of power shifts to the people, the military will have three primary options.

First, the military might side with the regime and suppress the protests through the use of force. In many cases, that option will not be in the military’s interest. If the military uses force to suppress a popular opposition, it might face retaliation by a foreign power that comes to the aid of the revolutionaries, as in the case of Libya in 2011. By using force on the population, the military would risk irreversibly losing its popular and privileged role in society. The military would also risk defections from the rank-and-file soldiers who might refuse to fire on the protestors and perhaps stage a coup against the government and the military leadership. That risk is especially great in a military comprised of citizen-soldiers who are more likely than professional soldiers to identify with the population on whom they are ordered to use force. Because rank-and-file conscripts may refuse to obey orders to use violence on the general population, resulting in a breakdown of the command structure, democratic coups tend to occur in nations that have mandatory national conscription.

Second, the military might remain neutral and allow the revolution to carry its course. That option is also a risky one. If the popular opposition succeeds in overthrowing the authoritarian regime, the people, and not the military, will be in charge of the transition process to democracy. During

121. See id.
123. See supra text accompanying notes 58–68.
that process, the people might eliminate or curb the privileged status of a military that blissfully chose to remain on the sidelines during the uprising.

Third, the military might stage a coup d’État and seize power from the authoritarian regime and oversee a transition process that ends with the transfer of power to the people. That option would allow the military to enable the establishment of a more stable regime, emerge in the eyes of the people as a credible state institution, and preserve its own interests during a transition process that the military leaders themselves control. In many cases, staging a democratic coup will therefore be in the military’s interests of preserving continuity and stability, even if those interests are achieved through a fundamental change of the governing structure. Note, however, that the primary purpose of the military in a democratic coup is not democracy promotion. It is the preservation of stability. The establishment of a democratic regime constitutes the means with which the military achieves the end result of intra-state stability.\(^\text{124}\)

Following the coup, and during the democratic transition process, the military will continue on its self-interested path. What is more, the primary methods for mitigating self-interested behavior in democratic politics—screening politicians before electing them, monitoring their performance, and sanctioning self-interested politicians by voting them out of office\(^\text{125}\)—are generally unavailable during military rule. I discuss each in turn below.

In electoral politics, the selection of the most competent politicians whose motives are most likely to be in line with the public interest filters self-interested politicians before they take office.\(^\text{126}\) But in a military coup, the people are incapable of meaningful selection between competing agents. The military, not the people, chooses to intervene to overthrow the existing regime. And there is little, if anything, that the people can do to prevent the military from assuming control of the government.

Second, the opportunity of the people to monitor the actions of the military is significantly curtailed by a lack of transparency during the demo-

\(^{124}\) This self-interest model is admittedly a reductive account of the options available to the military in an authoritarian regime. The model may not capture the entire complexity of the incentives and motivations of the military leaders that stage democratic coups. Perhaps, in addition to acting in self-interest, a military that stages a democratic coup has an independent commitment to the establishment and promotion of democracy, especially since the type of military that stages democratic coups tends to be comprised of citizen-soldiers, some of whom may act altruistically to protect the welfare of the society as a whole. See supra text accompanying note 68. Nevertheless, altruism is unlikely to be the primary motivator. If it were, the militaries that have staged democratic coups would be expected to stage the coup regardless whether strong popular opposition existed against the authoritarian regime. The Egyptian military, for example, would not have supported the authoritarian Mubarak regime for decades and would have staged a coup when Mubarak first adopted an authoritarian stance. Because democratic coups tend to happen only when the power dynamic between the authoritarian government and the popular opposition shifts, and the people become strong enough to thwart suppression attempts by the regime, self-interest appears to be the primary motivator.


\(^{126}\) Besley, supra note 15, at 99.
cratic transition period. Much happens in relative secrecy during military rule. Due in large part to the hierarchical command structure of its regular operations, the military junta rarely feels the need to justify or explain the reasons behind its actions during the transition process. Laws, proclamations, and interim constitutions are often drafted behind closed doors through a largely opaque process, with little or no participation by ordinary citizens. What is more, the voices of the organizations that play an important role in ensuring transparency in democratic politics—e.g., the media, non-profit organizations, think tanks, and other independent watchdogs—may be curtailed or even completely silenced, at least on certain subjects, by the military during the democratic transition process. The citizens thus lack meaningful monitoring mechanisms to observe the conduct of the military.

The primary monitoring method available to the citizens is direct observation of the results of the military’s actions. Although the populace in most cases cannot monitor, for example, the internal debates over the content of an interim constitution, the citizenry can observe whether the military has announced a schedule for the transition to democracy (e.g., a date certain for democratic elections) and whether the deposed despots from the authoritarian regime have been put on trial. These results provide an avenue for a modicum of monitoring to the citizenry, but, as discussed below, there is very little by way of sanctions that the citizenry can impose on the military for what they observe as self-interested conduct.

Finally, in most cases, the primary mechanism for sanctioning self-interested politicians—voting them out of office—is unavailable for the military. Ordinarily, the military does not seek reelection at the end of a democratic coup. Its purpose is limited to transitioning the nation to a democracy and returning to the barracks. Although the military remains in power until the transition is complete, the people cannot vote the military out of office before the transition ends. Further, the imposition of sanctions on the military after the transition to democracy may also be very difficult. The military usually negotiates immunity from prosecution as a condition for relinquishing power to democratically elected leaders, which prohibits the imposition of criminal sanctions on the military after the coup. The military

127. For example, among the most common complaints in the ongoing democratic transition in Egypt “is that the military is utterly opaque, issuing edicts from behind closed doors” and with “no sense of popular consultation.” Neil MacFarquhar, Protestors Scold Egypt’s Military Council, N.Y. Times, Apr. 1, 2011, http://www.nytimes.com/2011/04/02/world/middleeast/02egypt.html.


129. For example, the constitution drafted following a 1960 coup in Turkey prohibited the imposition of any civil or criminal sanctions against the military rulers that governed the nation during the transition process. See Türkiye Cumhuriyeti Anayasası [Constitution] 1961, temp. art. 4 (Turk.).
The military thus has little fear of present or future sanctions for self-interested behavior. The availability of sanctions is also limited because there exists no external enforcer of the bargain between the people and the military. Upon seizing power, the military ordinarily disbands the Parliament, annuls the constitution, and suspends judicial review, providing itself a virtual monopoly on coercive power. The people cannot invoke the power of the courts to ensure that the military remains faithful to the best interests of the populace. And even where judicial review is available, the judiciary lacks the power to enforce any judgment against the military. The military may ignore the judiciary’s rulings, abolish or suspend judicial review, or even impeach uncooperative judges.

The one limited avenue for sanctions is the protest, akin to what the political-science literature labels “the decibel meter.” In political science, the decibel meter refers to the feedback that politicians receive from their constituents about bureaucratic performance. The military likewise receives feedback from the citizens in the form of protests. When unhappy about the military’s performance during the transition, the frustrated masses rush back to the symbolic square in which the initial uprising against the autocratic regime began in order to force the ruling military to accede to their demands. For example, in the ongoing transition process in Egypt, the crowds returned to al-Tahrir Square to protest the slow pace of the transition and the military’s failure to speedily prosecute the members of the Mubarak regime. One of the organizers of the al-Tahrir Square protests told me during an interview that a crowd of about 100 to 200 protestors would remain in the Square indefinitely “just so the military knows we are still here and will take over the Square again if things go awry.” As another Egyptian protestor put it: “Protests and popular pressure [against the military] must return, because they are only the real method of realizing the

130. See Ginsburg & Posner, supra note 125, at 1589.
131. See Mahmud, supra note 10, at 103, 127.
132. See Ginsburg & Posner, supra note 125, at 1592; Mahmud, supra note 10, at 104 (“Because the military enjoys a preponderance, even a monopoly, of coercive power in the society, it can enforce its will on any section of the state or civil society while it remains relatively immune from countervailing pressure from any other quarter.”).
133. Mahmud, supra note 10, at 104.
134. Id.
136. Id.
137. See The Arab Awakening: Revolution Spinning in the Wind, ECONOMIST, July 14, 2011, available at http://www.economist.com/node/18958257/revolutioninthewind (“In the absence of parliaments a sort of rolling dialogue has unfolded [in the Arab world], whereby public anger builds at the lack of progress, resulting in protests that prompt interim governments to further concessions.”).
138. Interview with Haytham Hammad in Cairo, Egypt (Aug. 1, 2001); see also Kirkpatrick, Egypt Erupts in Jubilation as Mubarak Steps Down, supra note 1 (“If [the protestors] leave, any government will know that we can get them to the streets again in a minute.”) (quoting Shady el-Ghazaly Harb, one of the organizers who guided the Egyptian revolution).
people’s demands.” By invoking the power or the threat of protests, the citizens thus provide feedback to the military about their wishes.

In addition to providing feedback, protests also serve a limited sanctioning function. They divert the military’s resources from other areas of concern to respond to the protests. The power of the people expressed through persistent protests therefore may also motivate the military to act. For example, the Egyptian Supreme Council of Armed Forces hastened to bring to trial several members of Mubarak’s deposed cabinet in response to determined protests in al-Tahrir Square demanding accountability for the Mubarak regime. The decibel meter that measures the voice of the people is thus relevant in policing the conduct of the military, but ultimately, the power of the protests is limited. The military possesses the coercive power to quell the protests, arrest the protestors, and continue on its self-interested path. And in response, there is very little, if anything, that the people can do.

With little or no opportunity for screening, monitoring, and sanctions, the military is ordinarily unaccountable for many of its actions during the democratic transition process. The military is not obliged to act on behalf of the people, and the people generally lack a legal mechanism for sanctioning or rewarding the military for its performance during the transition. This virtual monopoly on power, with few mechanisms for mitigating self-interested behavior, provides the military ample leeway to maximize its welfare during the transition process. In the next section, I focus on one specific form of welfare maximization: constitutional entrenchment.

C. Constitutional Entrenchment During Military Rule

Constitutional entrenchment refers to the military’s placement into the interim constitution or the resulting democratic constitution provisions that favor the military’s institutional or policy preferences or seek to perpetuate the military’s voice in the nation’s political affairs beyond the end of the democratic transition period. Although, as described in Part I, the military relinquishes power at the end of a democratic coup, it also sets its terms

139. See MacFarquhar, Protestors Sold Egypt’s Military Council, supra note 127.
140. Cf. The Arab Awakening: Revolution Spinning in the Wind, supra note 137.
143. Cf. Besley, supra note 15, at 101 (“Achieving accountability is one of the key roles of elections.”).
144. See James D. Fearon, Electoral Accountability and the Control of Politicians: Selecting Good Types Versus Sanctioning Poor Performance, in DEMOCRACY, ACCOUNTABILITY, AND REPRESENTATION 55 (Bernard Manin et al. eds., 1999).
through constitutional entrenchment. A democratic coup may show any one or a combination of three types of entrenchment: institutional, substantive, and procedural. I discuss each in turn.

First, the military may create counter-majoritarian institutions in the new constitution (e.g., national security councils, constitutional courts, etc.) that continue to enforce the military’s institutional or policy preferences after the military relinquishes power to democratically elected leaders. Institutionalized prerogatives allow the military to “exercise effective control over its internal governance, to play a role within extra-military areas within the state apparatus, or even to structure relationships between the state and political or civil society.” For example, a national security council, designed as a forum for exchange of views between civilian and military leaders, may allow the military to influence political policy-making. Likewise, a constitutional court comprised of judges aligned with the military’s policy preferences may strike down democratically enacted legislation contrary to those preferences.

Tom Ginsburg and Ran Hirschl have developed theories on the creation of institutional prerogatives in a separate but closely analogous context: the establishment of a constitutional court to preserve the political prerogatives of civilian political leaders threatened with the loss of power. According to Professor Ginsburg’s “insurance model” of judicial review, if politicians drafting a new constitution foresee themselves losing power in post-constitutional elections, they may entrench judicial review in the constitution as political insurance. The form of the constitutional court empowered with judicial review, argues Professor Ginsburg, will tend to reflect the interests of the constitutional drafters. Even if the constitutional drafters lose the elections, another avenue—judicial review—remains available to challenge legislation passed by their opponents. Likewise, Professor Hirschl has argued that threatened political elites transfer power from political institutions to the judiciary to preserve their political hegemony and entrust their

145. Constitutional entrenchment is not unique to democratic coups; it may also occur in non-democratic coups. Entrenchment, however, is more likely to occur, and with longer-lasting effects, in a democratic coup where the military oversees the drafting of a new constitution and possesses the authority to extract a price in the form of constitutional entrenchment as a condition for voluntarily handing over power to democratically elected leaders. In contrast, the leaders of non-democratic coups may be brought down involuntarily, by force or the threat of force, without the same opportunity as the leaders of a democratic coup to set conditions for the surrender of power or to engage in constitutional entrenchment. The recent ouster of coup leader Muammar Qaddafi in Libya is a good example. Because Qaddafi was brought down involuntarily, he lacked the opportunity to dictate the content of Libya’s new constitution.

146. In the political-science literature, the possibility of a hierarchical military imposing “reserve domains” on an elected government has been discussed previously. See Linz & Stepan, supra note 20, at 67.


149. See id.

150. See id.
policy preferences to unelected judges who share the elites’ ideology and shield the elites’ policies from the vagaries of domestic politics. Even if the political elites lose power, the unelected judges continue to enforce the elites’ policy preferences via judicial fiat.

In a democratic coup, by definition, the military leaders will eventually hand over power to democratically elected leaders—which, in most cases, will not be the members of the military junta that staged the coup. In such cases, the military has an incentive, in line with the theories of Professors Ginsburg and Hirschl, to create counter-majoritarian institutions that will perpetuate their policy preferences long after they relinquish power. In fact, the military’s incentive to create counter-majoritarian institutions during a democratic transition is greater than that of civilian elites. Although civilian elites may run again for office and possibly win elections after the transition, military leaders do not ordinarily run for election following democratic coups. In many cases, the only option for the military to perpetuate its policy preferences is to entrench those preferences in a counter-majoritarian institution before the military leaders relinquish office. Of course, counter-majoritarian institutions may disappoint the military leaders that established them, but these institutions, whose structure and membership have been defined by the military, are likely to be more reliable partners than the elected branches.

A particularly attractive option for institutional entrenchment is the establishment of a constitutional court. Unlike an institution such as a national security council comprised partly of military officers, a constitutional court ordinarily has no military members. The creation of a constitutional court thus allows the military to enforce its interests through a separate institution with no overt military involvement. By entrenching its policy preferences in a judiciary, the military can let a different branch of government protect its interests and avoid accountability in the process. As discussed in Part III.A, to make sure that the constitutional court follows its policy preferences, the military may provide the authority to appoint mem-


\footnotesize{152. See Hirschl, supra note 151, at 1857.}

\footnotesize{153. As A.W. Pereira has also noted, “[m]ilitary strength and autonomy cannot be achieved by the military alone but must be nurtured and sustained by legal and legislative projects that convert parts of the judiciary and the congress into defenders of the status-quo.” A.W. Pereira, Virtual Legality: Authoritarian Legacies and the Reform of Military Justice in Brazil, the Southern Cone, and Mexico, 54 Comp. Pol. Stud. 555, 557–58 (2001).}

\footnotesize{154. See Hootan Shambayati, The Guardian of the Regime: The Turkish Constitutional Court in Comparative Perspective, in Constitutional Politics in the Middle East 99, 103 (Saïd Amir Arjomand ed., 2008).}

\footnotesize{155. See id.}

\footnotesize{156. See id.}

\footnotesize{157. See id.}

\footnotesize{158. See id.}
bers to the court to institutions that are friendly to its policy preferences. 159 Likewise, the military may adopt a liberal definition of standing and allow institutions aligned with its ideology to seek judicial review before the constitutional court, providing the court with additional opportunities to engage in judicial review and to enforce the policy preferences that it shares with the military. 160 The creation of an independent and sympathetic judiciary might thus be the best “insurance policy” for the military. 161

Second, the military may reserve substantive powers for itself in the new constitution. Substantive entrenchment is distinct from institutional entrenchment in that the former provides the military itself with substantive constitutional powers, whereas the latter delegates constitutional authority to a separate institution. At its most extreme, as in the case of Portugal (discussed in Part III.B), the military may provide itself the power to enact laws and regulations or to judge the constitutionality of laws passed by the democratically elected legislature. To a lesser extent, as in the cases of Ecuador and Turkey, the military may include a “guardian of the nation” clause in the new constitution, expressly declaring itself to be the protector of the state. 162 At first blush, this provision may seem innocuous; after all, the military is authorized to guard the state from external threats. But in many cases, the military inserts a guardian-of-the-state clause to protect what it deems to be the fundamental principles of the state from democratically elected governments. This clause may thus provide the military with constitutional authority to have an ongoing voice in political affairs and to dictate what democratically elected governments may or may not do. For example, as discussed in Part III.A, the Turkish military has frequently intervened in political affairs to protect the secular nature of the state against theocratic-leaning governments.

Third, the military may design the transition process so that it produces a substantive constitutional outcome favorable to the military. Procedural entrenchment is most likely to happen when the constitution is drafted, not by the military, but by a democratically elected legislative branch or constituent assembly. If that is the case, the military may not have the power to directly dictate the content of the new constitution and may thus resort to procedural entrenchment to influence the constitution’s content. For example, the military may decide to hold elections within a short time frame, making it very difficult for new parties to effectively organize and mount an

159. See infra notes 243–46 and accompanying text (analyzing the appointments process for the Turkish Constitutional Court).

160. See infra notes 246–49 (discussing the scope of standing for bringing petitions for judicial review before the Turkish Constitutional Court).


162. See Aurel Croissant et al., Beyond the Fallacy of Coup-ism: Conceptualizing Civilian Control of the Military in Emerging Democracies, 17 DEMOCRATIZATION 950, 956 (2010).
electoral campaign. The military may have an incentive to protect established political parties against new and unfamiliar ones, believing that the established parties will better protect the military’s preferences when drafting the new constitution. As discussed in Part III.C, the Egyptian Armed Forces, for example, may have established a speedy timeline for elections following the February 2011 coup in order to favor the more established and organized parties against newly formed parties comprised primarily of Egyptian youth.

In addition to controlling the timeline for the elections, the military may also alter the sequence of the elections that take place during the transition so that the electoral process produces a substantive constitutional outcome favorable to the military. Three primary types of elections may take place in various orders during the democratic transition process. Presidential elections may be held first, with the newly elected president holding power for a fixed period of time and without any check by an independent parliament. Alternatively, parliamentary elections may be held first, with the legislature giving its confidence to a government executive such as a prime minister or a cabinet. Finally, elections for a constituent assembly to draft a new constitution may be held before presidential or parliamentary elections.

The determination of which institution is elected first—the president, the parliament, or the constituent assembly—is “of major importance to the relationship between the legislative and the executive branches, the role of political parties, and the nature of political life in general.” For example, the decision to elect a president first may have a profound effect on the nation’s constitutional future. With a popularly elected president already in place, the constitutional drafters are much less likely and able to alter the status quo and opt for a parliamentary, as opposed to a presidential, design. In contrast, if elections for a constituent assembly or the parliament take place first, the new constitution may be more likely to incorporate the preferences of the new coalition of parties that emerged during the transition.

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163. Procedural entrenchment does not render the resulting elections unfair or not free. As long as universal adult suffrage and meaningful competition exist, the elections that occur following the democratic coup are free and fair under Samuel Huntington’s definition of that term. See supra notes 69–88 and accompanying text. Procedural entrenchment may tilt the electoral playing field toward one or more political parties, but even in established democracies, the electoral field is rarely level. In the United States, for example, procedural mechanisms such as gerrymandering, voter identification requirements, and felon disenfranchisement laws may produce substantive effects.

164. See Shain & Linz, supra note 35, at 9 (noting that the determination of electoral sequence by an interim government can be critical).


166. Id.

167. Id.

168. Id. The democratic transition process in Tunisia after the revolution in 2011 followed this third sequence.

169. Id. at 84.

170. See id.

171. Id. If presidential elections occur first, the constitutional drafters have to work with an elected leader who is not accountable to the legislature and whose term is fixed and may extend beyond the
are held first, then the establishment of a parliamentary system remains a possibility. And the military, as in the case of Egypt discussed in Part III.C, may favor a presidential system over a parliamentary one on the basis that a strong president will better preserve its policy and institutional preferences.

Even though a democratic coup ends in free and fair elections, substantive, institutional, and procedural entrenchment allow the military to play an ongoing role in the nation’s political affairs. Nevertheless, constitutional entrenchment does not last forever. Turkey and Portugal, for example, which respectively experienced democratic coups in 1960 and 1974 and resulting constitutional entrenchment by their militaries, both have established vibrant democracies. Portugal removed the entrenchment from its constitution by amending it six short years after the coup ended. And beginning in 2001, Turkey amended its constitution a number of times to chip away the provisions entrenched by the military. At the time of this writing, Turkey is in the process of drafting a new constitution that will likely render the military forces completely subservient to the civilian branches.

III. Case Studies

This Part uses three comparative case studies to illustrate the democratic coup phenomenon and the constitutional entrenchment thesis. Part III.A analyzes the Turkish coup of 1960; Part III.B studies the Portuguese coup of 1974; and Part III.C examines the Egyptian coup of 2011. Employing constitutional ethnography, I use these case studies to create a repertoire of democratic coups. Constitutional ethnography is “the study of the central legal elements of polities using methods that are capable of recovering the lived detail of the politico-legal landscape.” Constitutional ethnography aims for comprehension and identification of themes through the translation of concepts across locations, times, and research questions. Although it focuses on particular constitutional settings, it aims to teach about “more general constitutional processes that might illuminate sites not specifically in focus.” To that end, this Part analyzes the historical and cultural context within which each of the three coups took place and traces, using the seven-step framework described in Part I, how each democratic coup unfolded.
2012 / The Democratic Coup d’État

A. The Turkish Coup of 1960: Institutional Entrenchment

For at least the past fifty years, the Turkish Armed Forces have exerted a formidable influence in Turkish political affairs. The Armed Forces have staged four coups, forced political leaders to resign, and acted as a de facto, if not de jure, fourth branch of the Turkish government. The political influence of the Turkish Armed Forces has its roots in counter-majoritarian institutions that the military established in a constitution drafted following a coup on May 27, 1960. I first discuss the prelude and aftermath of the coup and then analyze how the military engaged in the institutional entrenchment of its policy preferences.

1. The Prelude and Aftermath of the Coup

Between 1923, the year of Turkey’s founding, and 1950, the Republican People’s Party (Cumhuriyet Halk Partisi) (“CHP”) governed Turkey in a single-party framework.178 CHP was established by Mustafa Kemal Atatürk, the first President of Turkey, and the rest of the nation’s founding elite.179 During those twenty-seven years of single-party rule, the state and the party were one. Likewise, the state’s ideology was the party’s ideology, which was based on “Kemalism” and espoused Mustafa Kemal Atatürk’s beliefs on modernization, national unity, and, above all, secularism.180

When Turkey transitioned from a single-party system to a multi-party regime between 1946 and 1950, the Democrat Party (Demokrat Parti) (“DP”) was established.181 CHP and DP split over cultural and political fault lines. CHP continued to represent the nation’s secular elite, but DP emerged as a populist, anti-bureaucracy party, representing a largely rural constituency.182 In 1950, DP won a sweeping majority in the Parliament and ousted CHP from the government seat it had occupied for the previous twenty-seven years.183 For the first time since the republic’s formation, the founding secular elite did not govern the nation. Although CHP was no longer in power, both the military and the civil bureaucracy remained firmly loyal to CHP and its Kemalist ideology.184 The military’s support for CHP was buttressed by the fact that CHP’s leader, İsmet İnönü, had served alongside Atatürk as a well-respected general in the Turkish Revolution.185

179. Id.
180. Id.
181. Id. at 659–60.
184. Id. at 660.
Well aware of the sturdy support CHP still enjoyed among many circles, DP quickly took an authoritarian and repressive turn after it assumed power. Over the ten years during which it governed the Republic (1950 to 1960), DP suppressed the CHP-friendly press, forced disobedient civil servants, judges, and professors into early retirement, passed laws to quell political opposition, and exploited religion to influence the public. For example, DP empowered the Ministry of Finance to audit CHP’s internal finances and froze a substantial portion of CHP’s assets pending the audit. DP monopolized the state radio—the primary news source at the time—and prevented CHP from airing opposition commentary. It passed a law prohibiting university professors from engaging in political activities, which cut off political speech by a large portion of the intelligentsia, a constituency aligned primarily with CHP. In December 1954, shortly before the general parliamentary elections, the DP-led Parliament voted to confiscate all financial assets of CHP, which significantly curtailed CHP’s ability to mount an election campaign. Despite its authoritarian tendencies, DP managed to win another term in office, buoyed primarily by a booming economy and improved social welfare.

Following its reelection, DP continued its authoritarian streak. It imposed criminal penalties on journalists whose writings were deemed to damage the political or economic prestige of the government. It passed a law that authorized the government to force into retirement professors and judges who had served for twenty-five years or were over the age of sixty. In response to DP’s growing authoritarian tendencies, a group of protestors took to the streets against the DP government in September 1955 in Istanbul. DP responded by swiftly declaring martial law in three metropolitan cities—Istanbul, Izmir, and Ankara—as a knee-jerk reaction to quell the protests.

Despite the comfortable majority it enjoyed in the Parliament, the DP government, led by Prime Minister Adnan Menderes, remained uncertain and uneasy about its political prospects. To ensure his political future, Menderes advocated a “new type of democracy” that would allow suppressing the opposition in the name of preserving national security and

186. Belge, supra note 178, at 660.
187. Id.
189. Ahmad, supra note 185, at 63.
190. Id. at 68.
191. Id. at 75.
192. Id. at 74.
193. Id. at 75.
194. Id. at 75.
195. Id. at 80–81.
196. Id. at 81–82.
197. Id. at 82.
198. Id. at 93.
preventing “destructive activities.” Menderes’s dogma smacked of a desire to establish authoritarian rule and eliminate political pluralism. Under Menderes’s leadership, DP established a McCarthy-style parliamentary commission, comprised entirely of DP members, to investigate “subversive activities” by the opposition parties. DP authorized the commission to censor the press and to impose criminal sanctions, including up to three years’ imprisonment, against those who prevented or undermined the commission’s activities. During its investigation, the commission prohibited all political activity by the investigated parties for three months and prohibited the press from reporting on the subjects of the investigations.

The establishment of this investigatory commission prompted widespread protests beginning on April 19, 1960. On April 26, a group of law professors issued a declaration arguing that the investigatory commission violated the Turkish constitution. The next day, DP, in a defiant attempt to flex its political muscles, passed a law increasing the powers granted to the commission. DP then prohibited the leader of CHP, Ismet Inönü, from attending the Parliament for twelve days on trumped-up charges of inciting the nation to revolt and violate the law.

DP’s witch-hunt against the opposition prompted renewed protests against the DP regime in Istanbul and Ankara on April 28 and 29. In response, DP again declared martial law in both cities to suppress the protests and authorized the military to fire on the protestors. The Turkish military, like its Egyptian counterpart in 2011, sided with the people, refused to fire on them, and staged a coup d’état on May 27, 1960, toppling the DP government.

As is typical of other militaries that stage democratic coups, the Turkish military is an “extremely popular” institution. In the tumultuous decades following the Republic’s founding, the military emerged as the “most serious, well-organized, and effective institution around.” The military’s popularity is bolstered by compulsory military service for all men.

199. Id. at 132. 200. Ahmad, supra note 185, at 97; Belge, supra note 178, at 660. 201. Ahmad, supra note 185, at 98. 202. Id. at 97–98. 203. Id. at 98; Belge, supra note 178, at 660. 204. Ahmad, supra note 185, at 98. 205. Id. 206. Id. 207. Id. at 205. 208. Id. 209. See Engin Sahin, Siyaset ve Hukuk Arasinda: Anayasa Mahkemesi [Between Politics and Law: The Turkish Constitutional Court] 64 (2010); Belge, supra note 178, at 660. 210. Aydınlı et al., supra note 59, at 78. 211. Id. at 78. 212. See id. at 80.
After seizing power in 1960, the Armed Forces issued a statement declaring that the coup was intended to “rescue the Turkish democracy from the unfortunate situation in which it [had] found itself.”214 The Armed Forces made a firm commitment to “hold fair and free elections as quickly as possible” and to hand over the regime to the electoral victors.215 During the transition period, according to the declaration, the military leaders would govern the nation as part of the National Unity Committee (Milli Birlik Kurulu) (“MBK”).

Shortly after the issuance of this declaration, the MBK announced that a committee of professors, handpicked by the leaders of the military coup, would begin the process of drafting a new democratic constitution in consultation with the MBK.216 In a report prepared for the military leaders, the group of professors declared that the DP regime had lost its political legitimacy by repeatedly engaging in actions that amounted to flagrant violations of the constitution.217 These actions, the professors contended, provided legitimacy for the military coup and required the drafting of a new constitution that would protect the rule of law and prevent a future breakdown of democracy.218 Once drafted, the constitution would be submitted for approval first to a constituent assembly and then to popular referendum.219 The constituent assembly would be composed of “members of the MBK and its appointees, representatives of ‘still operative’ political parties (thus excluding the [dissolved Democrat Party]), elected regional representatives, and members of several professional organizations.”220

On June 12, 1960, an interim constitution went into effect expressly authorizing the MBK to govern the country until democratic elections were held and a new constitution was ratified.221 During the democratic transition process, the MBK would have the authority to enact and execute laws through a Cabinet of Ministers appointed by the MBK.222 The meetings of the MBK would be held in secret and its internal debates and decisions would not be reported to the public.223 As in many democratic transition

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213. See id.
214. AHMAD, supra note 185, at 207.
215. Id.
216. Id. at 208.
217. Id. at 210.
218. Id.
220. See id. at 661. Specifically, the constituent assembly excluded members and supporters of DP by enacting a law that prohibited the election of those who “with their activities, publications, and behavior, had supported acts in violation of the Constitution or of human rights before the Revolution of 27 May 1960.” Id. (quoting Law 157 of 1960 (Turk.)) (internal quotation marks omitted).
221. AHMAD, supra note 185, at 211.
222. Id.
223. Id. at 212.
periods led by the military, the Turkish military would thus govern the nation through a largely opaque process, creating a significant informational asymmetry between the public and the military.

On May 27, 1961, the first anniversary of the coup, the constituent assembly approved the constitution drafted by the MBK’s hand-picked group of professors and enacted an election law to govern the democratic elections.224 The new constitution was drafted to address, in particular, those problems that had inspired the coup: abuse of government power, oppression of political dissidents, and a decay of the Republic’s founding principles.225 The new constitution expanded the individual rights and liberties guaranteed in the 1924 Constitution, expressly recognizing, for example, the right to privacy, the right to travel, and the freedoms of speech, assembly, and association.226 The new constitution added a second house of Congress, the Senate, as an additional check on the existing Parliament, and required bills to be passed by both the Parliament and the Senate in order to become law.227 The constitution was submitted to a popular referendum on July 9, 1961 and was approved with 61.5% of the vote.228

Following the popular approval of the new constitution, the MBK scheduled democratic elections for October 15, 1961.229 Ahead of the elections, the MBK arranged a meeting with the leaders of the major political parties. After the meeting, the leaders signed a joint declaration agreeing, among other things, to: (1) protect Atatürk’s reforms and principles; (2) refrain from using Islam as a political tool; (3) avoid questioning the legitimacy of the May 27, 1960 coup; and (4) refrain from criticizing the outcome of the military tribunals that would decide the fate of former President Celal Bayar, former Prime Minister Menderes, and several former Cabinet members.230 These officials were on trial for “crimes against the Turkish Constitution” during a decade of DP rule.231

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224. Id. at 219.
225. See Sahin, supra note 209, at 65; Belge, supra note 178, at 663.
227. See Türkiye Cumhuriyeti Anayasasi [Constitution] 1961, arts. 70, 92 (Turk.).
228. Sahin, supra note 209, at 64 n.1. The new Constitution would govern Turkey for the next two decades, until a military coup on September 12, 1980, after which the Constitution was scrapped and re-drafted.
229. Ahmad, supra note 185, at 220.
230. Id. The verdicts of the military tribunals were announced on September 15, 1960. Fifteen former DP leaders were sentenced to death, but the MBK commuted the sentences of all but three of the leaders to a term of imprisonment. Sahin, supra note 209, at 220. The remaining three leaders—Prime Minister Menderes, Foreign Minister Fahir Rustu Zafer, and Finance Minister Hasan Polatkan—were executed by hanging on the Island of Imrali. Id.
Democratic elections were held as scheduled in October 1961. CHP won the elections with 36.7% of the popular vote. Two newly formed parties split the remaining votes, with the Justice Party (Adalet Partisi) winning 34.8%, the Republican National Peasants Party (Cumhuriyetci Kaylu Millet Partisi) obtaining fourteen percent, and the New Turkey Party (Yeni Turkeye Partisi) receiving 13.7% of the popular vote. Following the elections, the MBK promptly handed power to democratically elected leaders. In 1962, the democratically elected Parliament voted to make May 27, 1960—the date of the military coup—a national holiday called the Liberty and Constitution Day.

The Turkish coup of 1960 fits squarely within the democratic coup framework. The Turkish military staged a coup against the authoritarian DP regime in response to popular opposition against that regime. Upon assuming control, it set a timetable for democratic elections and relinquished its power to democratically elected leaders within two years. As with the other democratic coups analyzed in this Article, however, the military behaved as a self-interested actor and engaged in the institutional entrenchment of its policy preferences, the topic of the next section.

2. Institutional Entrenchment

The new constitution, drafted by a panel of law professors hand-picked by the MBK, established a number of counter-majoritarian institutions and gave these institutions significant supervisory power over elected officials. These changes divided the exercise of political power between political institutions and independent counter-majoritarian institutions aligned with the policy views of the military, and virtually marked the end of the Parliament’s supremacy. In establishing these institutions, the military sought to protect the founding principles of the Republic—primarily secularism and national unity—which, according to the military, had preserved stability the face of threats to revert to theocratic governance structures. Specifically, the new constitution established two new institutions to perpetuate the military’s policy preferences: (1) the Turkish Constitutional Court and (2) the National Security Council. I discuss each in turn below.
a. The Turkish Constitutional Court

The Turkish Constitutional Court (Anayasa Mahkemesi) was one of the counter-majoritarian institutions established by the military to perpetuate its policy preferences. The constitution expressly authorized the newly instituted Court to “review the constitutionality of laws and the By-laws of the Turkish Grand National Assembly.” The military leaders believed that an independent judiciary was necessary to prevent government oppression and abuse of power by elected officials and to protect the founding principles of the Republic, primarily secularism and national unity, much cherished by the military. As Cener Belge and Hootan Shambayati have observed, the formation of the Turkish Constitutional Court supports Ran Hirschl’s hegemonic preservation thesis. The military leaders, foreseeing their inevitable loss of power through democratic elections, created and empowered a sympathetic Constitutional Court to preserve their values and interests.

The newly instituted Court consisted of fifteen permanent and five substitute members. Eight of the fifteen permanent members would be selected by other appellate courts (Council of State, High Court, and Court of Accounts), three by the Parliament, two by the Senate, and two by the President of the Republic. The power to select a majority of the members on the Constitutional Court was thus given to the unelected judiciary, whose members were more likely to be aligned with the military’s policy preferences than were elected political actors. As Hootan Shambayati has explained:

[I]n Turkey, where the military has no direct control over the judiciary, the military is likely to find the courts more sympathetic than elected political institutions such as legislatures and city councils. Unlike legislative bodies, courts are not directly accountable to voters, and at least in theory, they are not influenced by public opinion. Furthermore, the “merit-based” promotion and selection process used in Turkey produces a judicial system that, at least at its upper levels, where most politically sensitive cases are likely to end up, is sympathetic to the views of the guardians.

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240. See TÜRKİYE CUMHURİYETİ ANAYASASI [Constitution] 1961, art. 147 (Turk.).
241. See Belge, supra note 178, at 662–63.
242. Id. at 664; see also Shambayati, The Guardian of the Regime, supra note 154, at 103.
243. Id. at 68–69.
244. Sahin, supra note 209, at 68.
245. Id. at 68–69.
246. See Belge, supra note 178, at 662–63.
Underscoring the importance that the military placed on the Court, the new constitution also adopted a liberal definition of standing. Under Article 149, a wide range of persons and institutions could petition the Court for abstract constitutional review of legislation: The President of the Republic, political parties that were represented in the Parliament, political parties that had obtained at least ten percent of the votes in the last general election, and one-sixth of the members of both the Grand National Assembly and the Senate. Unlike most other European constitutions that allow abstract judicial review, universities and the other appellate courts—similar to the military's Republican policy preferences—could also petition the Court for constitutional review “in cases concerning their duties and welfare.”

This expansive definition of standing once again highlights the military’s distrust of government actors and trust of sympathetic unelected guardians. The unelected guardians aligned with the military’s support for the Republic’s founding principles would thus be entrusted with a liberal standing doctrine to clean up what the military viewed as the mess that self-seeking politicians would inevitably create. And in practice, the broad definition of standing in the new constitution provided the Constitutional Court with more opportunities to engage in judicial review, strike down more laws and regulations passed by the political branches, and enforce the policy preferences that it shared with the military.

The constitution also empowered the Constitutional Court with the profound authority to permanently dissolve political parties whose “statutes, programs, and activities” did not “conform to the principles of a democratic and secular republic, based on human rights and liberties, and to the fundamental principle of the State’s territorial and national integrity.” Furthermore, the authority to bring a case for party dissolution was provided to the Chief Public Prosecutor of the Republic, a democratically unaccountable lawyer appointed by the President from a short list of nominees prepared by other prosecutors. The constitution also required political parties to “account for their sources of income and expenditures” to the Constitutional Court and authorized the Court to audit the finances of political parties.

With these provisions, political parties thus became accountable and arguably subservient to a democratically unaccountable counter-majoritarian in-

249. Id.
250. Id.; Belge, supra note 178, at 662–63.
251. Shambayati, The Guardian of the Regime, supra note 154, at 106 (“Between 1962 and the military coup in September 1980, the Court received an average of 19 applications for abstract review every year. It found grounds for unconstitutionality in 37 percent of the cases.”).
252. See Türkiye Cumhuriyeti Anayasası [Constitution] 1961, art. 57 (Turk.).
253. See id. at Section Three: The Judiciary.
254. See id.
stitution, most of whose members were appointed by other counter-majoritarian institutions.255

The Court has exercised with zeal its authority to shut down political parties.256 Since its establishment, it has dissolved over twenty political parties.257 The Court has wielded its dissolution power primarily against Islamist parties, such as the Welfare Party (Refah Partisi)258 and the Virtue Party (Fazilet Partisi), and political parties that have aimed to form a separate Kurdish state within Turkey, such as the People’s Democratic Party (Halkin Demokras Partisi or HADEP) and the People’s Labor Party (Halkin Emek Partisi).259 The Court’s targeting of Islamist and separatist parties is in line with the founding principles of the Republic—in particular, national unity and secularism—cherished by the military junta that created the Constitutional Court.260

Finally, the constitution also empowered the Constitutional Court to act as a High Council to conduct criminal trials for government leaders.261 The Court is authorized to try, among other individuals, the President of the Republic, members of the Council of Ministers, and the Chairman and members of the highest courts of appeal “for offenses connected with their duties.”262 The Court’s authority to try high-level politicians for criminal offenses related to their duties provides the military-friendly Constitutional

255. The changes brought by the 1982 Constitution, which was drafted following the 1980 coup, further reduced the involvement of the political branches in the appointments process. See Shambayati, *The Guardian of the Regime*, supra note 154, at 104. Under the 1982 Constitution, the Parliament played no role in appointing members to the Constitutional Court. *Id.* Nevertheless, a referendum package adopted in September 2010 increased the involvement of the political branches in making appointments to the Court. See Ozan O. Varol, *Turkey’s New Majoritarian Difficulty*, COMPARE CONSTITUTIONS (Sept. 29, 2010, 8:24 PM), http://www.comparativeconstitutions.org/2010/09/turkeys-new-majoritarian-difficulty.html.


259. Shambayati, *The Guardian of the Regime*, supra note 154, at 116–17; Dicle Kogacioglu, *Dissolution of Political Parties by the Constitutional Court in Turkey: Judicial Delimitation of the Political Domain*, 18 INT’L SOC. 258, 259 (2003). The Court’s power to dissolve political parties was curbed by constitutional amendments ratified in October 2001 to advance Turkey’s candidacy to the European Union. See Shambayati, *The Guardian of the Regime*, supra note 237, at 116–17. The amendments require, inter alia, a three-fifths majority—rather than just a bare majority—to shut down a political party. See TÜRKİYE CUMHURİYETİ ANAYASASI [CONSTITUTION] 2001, art. 149 (Turk.). Further, a political party may be closed only if the actions meriting party dissolution are “carried out intensively by the members of that party.” *Id.* (emphasis added). Finally, the Court now has the authority to impose monetary sanctions or deny public aid to a political party in lieu of dissolving it. See *id*.

260. See Aydınli et al., *supra* note 59, at 80 (“The [military] considers Turkey’s religious, sectarian, and ethnic fragmentation—pitting Islamists against secularists, Sunnis against Alevis (who are members of a branch of Islam related to Shiasm), and Turks against Kurds—to be a danger that must be kept at bay.”). Shambayati, *A Tale of Two Mayors*, supra note 247, at 263 (“The Turkish judiciary sees itself as the defender of such concepts as republicanism, secularism, the indivisible integrity of the state, and democracy.”).

261. See TÜRKİYE CUMHURİYETİ ANAYASASI [CONSTITUTION] 1961, art. 147 (Turk.).

262. See *id*.
Court with another avenue for ensuring that the politicians’ political agendas do not diverge from the founding principles of the Republic.

b. The National Security Council

In addition to the Constitutional Court, the 1961 Constitution also established a National Security Council (Milli Güvenlik Kurulu). The council would consist of “the Ministers as provided by law, the Chief of the General Staff, and representatives of the armed forces,” with the President of the Republic presiding over the council.263 The council’s stated purpose was to “communicate the requisite fundamental recommendations to the council of Ministers with the purpose of assisting in the making of decisions related to national security and coordination.”264 In other words, the council would serve as an advisory body and facilitate the exchange of views between the military and the civilian leaders on national security matters.265

Notwithstanding its apparently innocuous advisory mission, the National Security Council became the primary institutional avenue for the Turkish Armed Forces to influence the nation’s political affairs.266 Although the constitution limited the council’s role to advice on matters of “national security and coordination,” the military members of the council interpreted that phrase broadly to encompass many matters of domestic and foreign policy unrelated to security.267

The military believed the council to be the most effective venue through which to influence the nation’s political affairs and thus increased its influence over the council over time.268 The number of military representatives on the council increased steadily: with the revisions brought by the 1982 Constitution, drafted following another coup in 1980, the council consisted of five military members and five civilians, with the council’s civilian President frequently voting with the military.269 The 1982 Constitution also required the Cabinet to give “priority consideration” to the council’s...
“decisions” (which no longer were mere “recommendations”). What was originally conceived as an advisory body thus became an instructing body, whose views were given priority over other government agencies. Military representatives on the council also gained control of the council’s Secretary-General, giving them the power to set the council’s agenda. The institutionalization of the military’s influence on Turkish political affairs through the council gave the military a “firm hand” in Turkish politics. The National Security Council served as a constitutional avenue for the military to influence the political branches. At the same time, the Constitutional Court, created by the military to perpetuate its institutional preferences, has continued to play a formidable role in Turkish political affairs, striking down legislation and dissolving political parties whose agendas are inconsistent with the founding principles of the Republic.

B. The Portuguese Coup of 1974: Substantive Entrenchment

In 1974, the Portuguese military overthrew the authoritarian Estado Novo (New State) regime in a coup d’état known as the Carnation Revolution. I first discuss the prelude and aftermath of the coup and then analyze the drastic substantive powers that the Portuguese military reserved for itself in the new constitution drafted following the coup.

1. The Prelude and Aftermath of the Coup

The authoritarian Estado Novo regime was created by António de Oliveira Salazar in 1930. The regime represented a classic example of authoritarianism. It denied a political voice to all but a small part of the population and maintained the existing socioeconomic structures. Strikes were prohibited, and Portuguese workers were the most poorly paid in Western Eu
rope. Political parties were generally outlawed as well, and even when the regime allowed political contestation, it was granted only immediately before the elections, leaving little opportunity for the opposition to mount an election campaign. Voter registration was discouraged, such that only fifteen percent of the population was registered to vote in the 1973 elections. And, when necessary, the regime achieved desired political outcomes through fraud. The periodic elections held by the regime thus had little significance and no consequence. The regime’s political police, the PIDE (Polícia Internacional e de Defesa do Estado), suppressed civil liberties, freedom of speech, and political opposition with “sadistic efficiency,” by censoring, torturing, imprisoning, and killing dissidents. The regime also committed the nation to costly colonial wars in Angola, Guinea-Bissau, and Mozambique.

Under the authoritarian Estado Novo regime, Portugal remained the most underdeveloped nation in Western Europe. Disaffection with the regime was widespread, but the regime ensured that the opposition remained too weak to catalyze any structural change. Salazar remained committed to sustaining the authoritarian regime he had established and no signs of reform were in sight.

One of the only respected government institutions in Portugal was the military. The military came to represent the Portuguese populace primarily because of the nation’s lengthy colonial wars and the need to supply the military machine from only a small population. In contrast to many nations wherein the military is isolated from society and is staffed by multi-generational military families, Portugal’s continuous colonial wars rendered isolation impossible. Over one million Portuguese had fought in the colonial wars. Further, the low pay levels of the military officers required

279. Portugal: Cheers, Carnations, and Problems, supra note 54.
280. See Bruneau, supra note 276, at 152.
282. See id.
283. See Bruneau, supra note 276, at 152.
284. Portugal: Cheers, Carnations, and Problems, supra note 54.
285. See LINZ & STEPAN, supra note 20, at 128; Corkill, supra note 281, at 519.
287. See Bruneau, supra note 276, at 154.
288. Id. at 145; Kenneth Maxwell, Regime Overthrow and the Prospects for Democratic Transition in Portugal, in Transitions from Authoritarian Rule: Southern Europe 109, 115 (Guillermo O’Donnell et al. eds., 1986) (“[O]pposition to the [Portuguese] dictatorship had always existed and provided almost automatically a cadre of civilian collaborators for the military in the vacuum that had emerged.”).
289. LINZ & STEPAN, supra note 20, at 117.
290. See Bruneau, supra note 276, at 151.
291. Bermeo, supra note 286, at 598.
292. Id.
293. See id.
294. Id.
them to work in the civilian sector to supplement their income while off duty, which kept the officers in frequent contact with Portuguese civilian society. 295 In short, the armed forces became Portuguese society. 296

Dissatisfaction with the Estado Novo regime grew rampant, and approximately two hundred junior military officers who were part of the Armed Forces Movement (Movimento das Forças Armadas) (“MFA”) staged a coup d’état on April 25, 1974. 297 The coup brought an end to the nearly five-decades-old Estado Novo regime, Western Europe’s oldest dictatorship. 298 Thousands immediately flocked to the streets to support the junior officers who had staged the coup 299 and to celebrate “the sudden, surprising gift of freedom.” 300 The coup came to be known as the Carnation Revolution, named after the carnations (cravos) that the crowds picked up from the Lisbon flower market, a central gathering point, and placed in the gun barrels of the military officers as symbols of support. 301 In the following weeks, red carnations became a ubiquitous symbol across Portugal, “sprouting in buttonholes and blouses everywhere.” 302 In Lisbon, car horns honked the rhythm of “Spín-Spín-Spínola,” referring to the head of the military junta, General António de Spínola. 303 A prominent communist leader, Alvaro Cunhal, newly returned from exile, spoke highly of General Spínola: “What intellectual stature this man has . . . . He accepted what was thrust upon him by the revolution, and he has done a great thing for his people.” 304 A banner that read “THANK YOU, ARMED FORCES” was unfurled in a soccer stadium packed with a crowd of 200,000 to hear speeches by leftist leaders who returned from exile following the coup. 305

After the celebrations, a two-year transition period known as the Ongoing Revolutionary Process (Processo Revolucionário Em Curso) (“PERC”) began. The day after the coup, the military officers issued a short communiqué to justify and state the reasons for the coup. 306 In the communiqué, the military committed itself to the abolishment of the authoritarian regime and the institution of fundamental political and socioeconomic reforms intended to establish a democratic regime. 307 The military promised to hold popular elections within twelve months for a constituent assembly, which would

295. Id.
296. Id.
297. See Bruneau, supra note 276, at 144.
298. LINZ & STEPAN, supra note 20, at 118; Bruneau, supra note 276, at 144.
299. LINZ & STEPAN, supra note 20, at 118, 128.
300. Portugal: Cheers, Carnations, and Problems, supra note 54.
301. LINZ & STEPAN, supra note 20, at 118.
303. Id.
304. Id.
305. Id.
306. Bruneau, supra note 276, at 145.
307. Murphy, supra note 23, at 379–80 (“[T]he young leaders of the Portuguese coup wanted to reform their governmental system” and establish “constitutional democracy.”); Bruneau, supra note 276, at 145.
then draft a new democratic constitution.308 The military further committed itself to “elections for a parliament and a president, under a framework to be determined by the constituent assembly within another year.”309 The communiqué also announced the military’s intention to find a political solution to the debilitating wars in the African colonies of Angola, Guinea-Bissau, and Mozambique, which had been dragging on with no sign of victory since 1961.310 In short, the military promised “what came to be known as the three Ds of Decolonization, Democratization, and Development.”311 Political parties started to form shortly after the coup.312 Within a few months, approximately fifty political movements began competing for power in the newly opened democratic marketplace.313 Out of these fifty groups emerged “twelve officially recognized major political parties.”314 Parties that were associated with the Estado Novo regime were banned.315 The military also freed political prisoners who were jailed during the Estado Novo regime.316

Although new political parties were formed, the military remained deeply involved in the political process during the transition.317 After the coup, “the Junta of National Salvation, headed by seven [military] officers, assumed sovereign power, elected a new president from its members, and appointed the government.”318 The officers authorized themselves to: “arrest, . . . carry out police inquiries, . . . and submit to military jurisdiction any civilians they deemed were involved in offenses concerning the military.”319 The military’s jurisdiction also covered “‘counter-revolutionary’ crimes, including those exercised by the mass media.”320 The Junta of National Salvation was eventually replaced by a body called the Council of the Revolution,321 comprised primarily of senior military officers.322 Elections for a constituent assembly were held as scheduled on the first anniversary of the coup, April 25, 1975.323 These elections were the first in Portuguese history to feature universal suffrage and a secret vote and the

308. Bruneau, supra note 276, at 146.
309. Linz & Stepan, supra note 20, at 120.
310. Bruneau, supra note 276, at 145.
311. Bermejo, supra note 286, at 391 (“[A] cease-fire and the creation of some form of democracy were the coup-makers’ top priorities.”); Pinto, supra note 277, at 267 (“This was a ‘non-hierarchical’ military coup, which had a political programme that promoted democratisation and decolonization.”); Bruneau, supra note 276, at 145.
312. Bruneau, supra note 276, at 147.
313. Id.
314. Id.
315. Linz & Stepan, supra note 20, at 118.
316. Id.
317. Id. at 119.
318. Id.
319. Id.
320. Id.
321. Bruneau, supra note 276, at 149.
322. Corkill, supra note 281, at 519.
323. Bruneau, supra note 276, at 149.
first meaningful elections in Portugal since the 1920s.\textsuperscript{324} The twelve major political parties participated in the elections, which were fair and free by all objective accounts.\textsuperscript{325} The turnout was an impressive ninety-two percent.\textsuperscript{326} Seventy-two percent of the vote went to a center-left party, a center-right party, and a conservative party—whose agendas were all dedicated to establishing Western-style democracy.\textsuperscript{327} In addition to determining the distribution of seats for drafting a new constitution, the elections for the constituent assembly, through the staggering turnout, "legitimated the idea of popular participation and democracy" in Portugal.\textsuperscript{328}

But the constituent assembly was unable to draft the constitution its members desired.\textsuperscript{329} Although democratically elected, the constituent assembly was not independent because the major political parties, acceding to demands from the military, signed a written pact agreeing to a supervisory role for the military during the constitution drafting process.\textsuperscript{330} The constituent assembly completed its work after a year and proclaimed the new constitution in April 1976.\textsuperscript{331} The constitution was not put to a popular referendum.\textsuperscript{332}

As specified in the constitution, parliamentary elections were held on the second anniversary of the coup, April 25, 1976.\textsuperscript{333} The same three parties that obtained a majority of the popular vote in the elections for the constituent assembly won "75 percent of the vote and 222 of the 263 seats in the assembly."\textsuperscript{334} Two months after the parliamentary elections, on June 27, 1976, presidential elections were held.\textsuperscript{335} The major political parties "agreed to support a military officer for the presidency," but were allowed to choose the specific candidates.\textsuperscript{336} In the presidential elections, General Ramalho Eanes, the Commander-in-Chief of the Armed Forces and the President of the Council of the Revolution, was elected President.\textsuperscript{337} Following parliamentary and presidential elections, the coup leaders, successful in dismantling the structures of the previous autocratic regime and establishing democracy, turned power over to the democratically elected leaders.\textsuperscript{338}

April 25, the date of the coup, became a national holiday in Portugal to commemorate the overthrow of the authoritarian Estado Novo regime and the

\begin{footnotesize}
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\item 324. Id. at 152–53.
\item 325. Id. at 149.
\item 326. Id. at 153.
\item 327. LINZ & STEPLAN, supra note 20, at 121.
\item 328. Bruneau, supra note 276, at 153.
\item 329. LINZ & STEPLAN, supra note 20, at 123.
\item 330. Id. at 123.
\item 331. Bruneau, supra note 276, at 150.
\item 332. Corkill, supra note 281, at 522.
\item 333. Bruneau, supra note 276, at 150.
\item 334. LINZ & STEPLAN, supra note 20, at 121.
\item 335. Bruneau, supra note 276, at 151, 157.
\item 336. Id. at 150.
\item 337. Id. at 151, 157. Portuguese voters re-elected Eanes for a second term until 1986. Id. at 153.
\item 338. Id. at 158.
\end{itemize}
\end{footnotesize}
achievement of democracy. Salazar’s name was removed from all monuments, streets, squares, as well as from an iconic bridge in Lisbon over the River Tagus, which was renamed the April 25 Bridge (Ponte 25 de Abril Bridge). Many other streets and squares in Portugal were also renamed to celebrate the coup. In 1999, an exhibition to commemorate the twenty-fifth anniversary of the military coup and to celebrate the achievement of democracy allowed thousands of Portuguese to travel through “the dark passages of Salazarism, through the torture chambers of the political police, and along corridors that were lined with photographs of political prisoners.”

The Portuguese coup of 1974 fits within the democratic coup framework. The highly respected Portuguese military staged a coup against the authoritarian Estado Novo regime in order to transition the nation to a democracy. Although there was no massive and persistent popular uprising against the regime before the coup—primarily because of the regime’s repressive tactics—disaffection with and opposition to the regime were widespread. Elections for the constituent assembly and the Parliament were held as scheduled within two years of the coup, and the military promptly relinquished power to democratically elected leaders. But the military ensured an ongoing voice in the nation’s political affairs by reserving substantive powers for itself in the new constitution, the topic of the next section.

2. Substantive Entrenchment

The constitution that the constituent assembly drafted in 1976 reflects the military’s supervisory role in the drafting process and shows substantive entrenchment. The new constitution authorized the Council of the Revolution, comprised predominantly of the military junta, to pass its own laws, which would have “the same validity as laws of the Assembly of the Republic.” The constitution further authorized the Council to judge the constitutionality of all laws passed by the parliament. Under the new constitution, the Council also had the power, exclusive of the other branches, to “make laws concerning the organizational functioning, and discipline of the Armed Forces.” What is more, the constitution prohibited its revision until 1982 and even then, revision required a two-thirds majority of the Parliament.

The new constitution thus divided power between the Council of the Revolution and the democratically elected Parliament. But the balance of

539. Pinto, supra note 277, at 285.
540. Id. at 285.
541. Id. at 284.
542. LINZ & STEPAN, supra note 20, at 123.
543. Id.
544. Id.
545. Maxwell, supra note 288, at 132.
546. Id.

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power was skewed drastically in favor of the Council. Running roughshod over any concept of separation of powers, the Council had the power, not only to pass laws, but also to act as a de facto constitutional court to strike down unconstitutional laws passed by the legislature.347

The substantive entrenchment found in the post-coup constitution in Portugal is the most drastic example of constitutional entrenchment. Despite its drastic nature, or perhaps because of it, the entrenchment did not have long-lasting effects. Under the constitution, the Council of the Revolution would perform its functions until at least the end of the first legislative session of five years.348 In 1982, it thus became possible to amend the constitution and eliminate the Council.349 That year, a coalition of the existing political parties garnered the requisite two-thirds majority to revise the constitution.350 The amendments decreased the powers of the President, transferred them to the Parliament or other institutions, and most importantly, abolished the Council of the Revolution.351 The Council of the Revolution was replaced with "a civilian advisory body, the Council of State, and the Constitutional Court."352 The amendments also established a legal framework for democratic civilian control of the military.353 Following the amendments, Portugal has remained "not simply a democracy, but a relatively high-quality democracy."354

C. The Egyptian Coup of 2011: Procedural Entrenchment

The Egyptian military coup of 2011—still in progress as this Article was going to press—has the beginnings of a democratic coup d’État and has already exhibited signs of procedural entrenchment. The ruling military has transferred legislative power to the lower house of the Parliament following parliamentary elections, which began in November 2011, and has vowed to hand over executive power following presidential elections in May 2012. But the military also appears to be behaving as a self-interested actor and setting up the transition process so that the resulting constitution favors its policy and institutional preferences. This Part discusses the prelude and aftermath of the 2011 coup, followed by an analysis of the procedural entrenchment that has taken place thus far.

347. See Bruneau, supra note 276, at 154. Unlike the Turkish military, which created a separate constitutional court with the power of judicial review, the Portuguese military gave itself the substantive power to review the constitutionality of legislation.
348. Id. at 150.
349. Id. at 158.
350. Id.
351. Id.
352. Corkill, supra note 281, at 525.
353. LINZ & STEPAN, supra note 20, at 124.
354. Bermeo, supra note 280, at 391; see also Marinov & Goemans, supra note 12, at 22 (“In some ideal world, all coups are like the Portugal 1974 one: they end an autocratic spell, usher in a swift transition to democracy, and place the military under strong civilian control.”).
1. The Prelude and Aftermath of the Coup

In October 1981, members of the Islamic Jihad assassinated President Anwar al-Sadat during a military parade in Cairo. Upon al-Sadat’s assassination, his Vice President, a former Commander of the Air Force by the name of Hosni Mubarak, assumed the office of the Presidency. Mubarak would go on to become the longest-serving President in Egypt, completing twenty-nine years in office until a coup d’etat removed him from power in February 2011.

Mubarak’s term in office was marked by authoritarian practices and corruption. His party, the National Democratic Party (Al-Hizb al-Wataniy ad-Dimuqratīy) (“NDP”), dominated the government throughout his term in office, consistently winning landslide majorities in the People’s Assembly (Majlis Al-Sha’ab). The NDP ensured its perpetuation in office by preventing the opposition from competing on equal footing for seats in the legislature. For example, the NDP, under Mubarak’s leadership, routinely denied the opposition access to broadcast media and to other campaign resources, shut down television stations, and forced critical talk shows off the air and opposition journalists out of their jobs, all of which effectively paralyzed the opposition parties’ efforts to publicize their views. Where cutting off access to campaign outlets did not suffice, the NDP jailed opposition leaders. For example, immediately before the 1995 elections, eighty-one members of the Muslim Brotherhood were imprisoned on trumped up charges of inciting violence in order to preclude their participation as independent candidates in the upcoming elections. Allegations of electoral fraud, already widespread during Mubarak’s rule, were bolstered by his rejection of calls by opposition parties for international election monitors.

A local Independent Commission for Election Review (“ICER”), established against the wishes of Mubarak, reported numerous improprieties in the parliamentary elections. For example, during the 1995 elections, ICER found that the representatives of opposition parties were “expelled or turned away from polling stations, where ballot boxes arrived stuffed with..."
voting papers or else disappeared prior to the count. Numerous polling stations were ransacked by paid thugs, and several opposition candidates were prevented from voting . . . .” Although Egyptian administrative courts ordered the invalidation of the 1995 election results in 109 out of the 222 electoral districts for electoral improprieties, the NDP-dominated legislature refused to enforce the orders.

The NDP’s repressive and fraudulent electoral practices led to widespread apathy toward parliamentary elections. In each election, voters viewed NDP's victory as a foregone conclusion. As Mona El-Ghobashy, an Egyptian political scientist, writes: “No one thinks parliamentary elections in Egypt are democratic or even semi-democratic . . . . Citizens know that elections are rigged, with polling places often blocked off by baton-wielding police, so few of them vote.” For example, voter turnout for the 2010 parliamentary elections stood at a meager twenty-seven percent.

In addition to parliamentary elections, the Mubarak regime also stifled the opposition in presidential elections. Elections for president took place by referendum for a single candidate, Mubarak, until 2005, when multi-candidate presidential elections were instituted in response to increased pressure from Egyptians and foreign allies. Although opposition presidential candidates were permitted to run in 2005, Ayman Nour—the distant second-place finisher after Mubarak with 7.3% of the vote—was convicted of falsifying government documents and sentenced to five years’ imprisonment. Nour’s sentence sent a loud and clear message to opposition candidates to back away from challenging Mubarak’s stronghold on the presidential seat.

Throughout his term in office, Mubarak also kept in place an emergency law that had been instituted following Sadat’s assassination. The law permitted, among other things, arbitrary arrests and searches, indefinite detention without trial, the legalization of censorship, and trials of civilians by
military tribunals, infamous for handing out swift, reliable, and severe punishments with few procedural safeguards. The emergency law also prohibited the gathering of more than five people, an extraordinary restriction on the freedom of association. In accordance with the emergency law, the Mubarak regime jailed thousands of opposition figures, dissident journalists, and ordinary citizens.

The Mubarak regime thus was a fairly typical authoritarian government. The regime tolerated little political pluralism, employing the emergency law, the state’s infamous police forces, and repressive and fraudulent measures to silence opposition voices and prevent competition at the ballot box. Many expected Mubarak to remain in office indefinitely until he handed off power to his heir-apparent, Gamal Mubarak, whom he had been priming to be the next pharaoh of Egypt.

Everything changed in early 2011. On January 25, 2011, inspired by the revolts that toppled President Zine el-Abidine Ben Ali in nearby Tunisia, thousands of Egyptians decided to stage a protest in al-Tahrir Square in Cairo and other cities throughout Egypt. The date, January 25, was deliberately chosen to coincide with Egypt’s National Police Day. The police was the face of an autocratic and repressive Mubarak regime that had ruled Egypt for three decades. And the protestors were clear in their demands: “The people want to topple the regime” (“Al-Sha‘b Yorid Isqat Al-Nitham”) was the revolution’s unifying slogan.

As the protestors grew in number and fervor, the regime called in the much-reviled black-clad riot police, notorious for their brutal repression tactics. First came the tear gas. This weapon had little effect on the determined protestors, who had learned from their Tunisian counterparts that gas masks and vinegar would mollify its adverse effects. Tear gas turned into rubber bullets, and rubber bullets turned into real ones. The riot police entered al-Tahrir Square on camel and horseback and opened fire at the protestors. The bullets from the ground were accompanied by sniper fire atop nearby buildings. The government shut off the Internet and disrupted mobile

374. Id.; Davidson, supra note 357, at 86–87; Williams, supra note 370.
375. Williams, supra note 370.
376. See Davidson, supra note 357, at 90.
378. See Kirkpatrick, Egypt Erupts in Jubilation as Mubarak Steps Down, supra note 1.
380. Id.
382. Interview with Maggie Morgan, in Cairo, Egypt (Aug. 3, 2011).
383. See Fahim & El-Naggar, supra note 379.
384. Id.
service in an attempt to disable the protestors’ primary lines of communication: Facebook, Twitter, and cellular phones. But none of these brutal measures were sufficient to disperse the defiant protestors. “Leave, leave,” they continued to chant, “Down, down with Mubarak.”

Unable to confront the hundreds of thousands gathered in al-Tahrir Square, Mubarak called on the military to intervene. But, as many of the protestors expected, the military did nothing to quash the protests. As one of the leaders of the protests explained to me, the soldiers gathered in al-Tahrir Square were well aware that their friends and relatives were amongst the protestors and would not fire upon them. Indeed, the military seemed to be siding with the protestors. The protestors appeared to gain confidence from the military’s presence as well, rushing in celebration toward the first military tank that rolled into al-Tahrir Square.

In a sign of support, four military vehicles moved as a shield to the front of thousands of protestors who were engaged in a fight with the Egyptian riot police. With the soldiers’ approval, protestors drew anti-Mubarak graffiti on military tanks. The protestors began to express hopes that the military, having refused to turn its arms on the people, would instead turn its arms on the Mubarak regime and stage a coup d’etat. Mohamed ElBaradei, former head of the International Atomic Energy Agency and a well-known opposition leader, expressly called for a military coup on his Twitter page: “I ask the army to intervene immediately to save Egypt . . . . The credibility of the army is being put to the test.”

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387. Id.
389. Id.
391. Kirkpatrick, Egyptians Defiant as Military Does Little to Quash Protests, supra note 388 (“The soldiers’ displays of support for the protestors were conspicuous throughout the capital.”); Neil MacFarquhar, Egypt’s Military Is Seen as Pivot in Next Step, N.Y. TIMES, Jan. 28, 2011, http://www.nytimes.com/2011/01/30/world/middleeast/30-egypt.html (“If the military fires on civilians after demonstrations that are clearly popular, that will imperil the standing of the military, its integrity . . . . This time the institution’s future is at risk.” (internal quotation marks omitted) (quoting Samer Shehata, Professor of Arab Politics at Georgetown University)).
392. See also MacFarquhar, Egypt’s Military Is Seen as Pivot in Next Step, supra note 391 (“Demonstrators cheered on Friday as tanks deployed in front of government buildings like the Foreign Ministry and the main broadcast center.”).
393. Kirkpatrick, Egyptians Defiant as Military Does Little to Quash Protests, supra note 388.
394. Id.
395. Kirkpatrick, Egyptians Defiant as Military Does Little to Quash Protests, supra note 388; MacFarquhar, Egypt’s Military Is Seen as Pivot in Next Step, supra note 391 (“The demonstrators were partly inspired by the Tunisian example, analysts said, and some hoped that the military might play a similar role in Egypt.”).
Confronted with growing numbers of protestors and a defiant military, Mubarak fired his cabinet and appointed Omar Suleiman, the Intelligence Chief, as his Vice President. But that did little to mollify the protestors, who merely added resignation calls for Suleiman to their chants. Mubarak promised to step down following presidential elections in September and to appoint a committee to propose constitutional amendments, but the protestors, all too familiar with Mubarak’s broken vows, refused to relent.

When Mubarak announced that he would give a televised speech on Thursday, February 10, the crowds widely expected him to resign. But a defiant Mubarak appeared on television and vowed to finish his term as President, promising to hand only the functions, but not the title, of the presidency to Vice President Suleiman. Mubarak’s stubborn stronghold on power enraged the crowds at al-Tahrir Square, sending “a million Egyptians onto the Cairo streets on Friday.”

On Friday, February 11, the sign of hope that the crowds had been awaiting came in the form of a communiqué from the military. The communiqué declared that the military was intervening to protect the country and “to sponsor the legitimate demands of the people.” In the communiqué, the military “declared that [it]—not Mr. Mubarak, Mr. Suleiman or any other civilian authority—would ensure the amendment of the Constitution to ‘conduct free and fair elections.’” The military announced that democracy would be established “within defined time frames” and at the end of the transition process, the military would hand off its authority to a “free democratic community.” The military announced its commitment, “as soon as the current circumstances are over,” to repeal the much-despised emergency law. The military also promised immunity for the protestors, whom it called “the honest people who refused the corruption and demanded reforms.” Hours after the release of the communiqué, Mubarak’s Vice President, Omar Suleiman, announced that Mubarak had resigned his post and the Supreme Council of the Armed Forces had assumed power.

397. Kirkpatrick, Egyptians Defiant as Military Does Little to Quash Protests, supra note 388.  
398. Id.  
401. Hosni Mubarak Resigns as President, supra note 52.  
403. Shadid & Kirkpatrick, supra note 396.  
405. Id.  
406. Id.  
407. Id.  
408. Id.  
409. See id. Suleiman’s announcement made a feeble attempt to portray Mubarak’s decision to resign as a voluntary one: ‘Taking into consideration the difficult circumstances the country is going through,
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fall thus came at the hands of a military that had faithfully served him for three decades and that once counted Mubarak among its ranks.410

The initial reaction to the military coup was "ecstatic."411 The crowds "hugged, kissed, and cheered the soldiers, lifting children on tanks to get their pictures taken."412 The soldiers likewise honored the protestors by attaching to their tanks photos of "martyrs" killed during the revolution.413 Some soldiers relinquished their posts to join the crowds in celebration.414 In the words of a popular chant in al-Tahrir, the people and the army were "one hand."415

The Egyptian coup of 2011, still in progress at the time of this writing, thus far conforms to the attributes of a democratic coup set forth in Part I. The coup toppled the authoritarian Mubarak regime in response to a persistent popular uprising against that regime. The military intervened after Mubarak repeatedly refused to step down and, upon assuming power, announced its intention to transition the nation to a democracy and hold free and fair elections. Although the transition process is ongoing, the military has transferred legislative authority to the lower house of the Parliament and has promised to transfer executive power to a democratically elected president after presidential elections in May 2012. If such a power transfer indeed occurs, the Egyptian military coup will constitute a democratic coup. As with the other democratic coups discussed so far, however, the military appears to be engaging in the entrenchment of its policy preferences into the new constitution. The next section analyzes the procedural entrenchment that has occurred to date.

2. Procedural Entrenchment

At the time of the February 2011 revolution, the military was a "widely popular"416 institution in Egypt.417 It had built a stellar reputation in part because of national conscription for all men and because the Mubarak regime ordinarily did not use the military to police the population.418 Unlike

President Mohammed Hosni Mubarak has decided to leave the post of president of the republic and has asked the Supreme Council of the Armed Forces to manage the state’s affairs.” Id.

410. See id.
411. Id.
412. Id.
413. Id.
414. Id.
415. See id.
416. Kirkpatrick, Egyptians Defiant as Military Does Little to Quash Protests, supra note 388.
417. Despite the unrest and popular protests that have occurred during the democratic transition process, the Egyptian military retains "considerable respect" among Egyptians, as the protests have targeted primarily the chairman of the ruling Supreme Council of the Armed Forces (General Mohamed Hussein Tantawi), and not the institution of the military itself. Anthony Billingsley, Writing Constitutions in the Wake of the Arab Spring, FOREIGN AFF., Nov. 30, 2011, available at http://www.foreignaffairs.com/print/133981.
most militaries, the Egyptian Armed Forces have amassed “enormous political and economic privileges” and own “vast commercial interests.” The military has “its own social clubs and shopping centers.” In the economic realm, it functions like a civilian business, engaging in real estate development and engineering. In fact, military industries comprise “an estimated 5 to 15 percent of the Egyptian economy.” The military enjoys benefits such as officers clubs and a boat on the Nile for the air force, benefits that are beyond the reach of most Egyptian citizens. What is more, the military receives $1.3 billion in annual aid from the United States as a dividend of the Camp David peace agreement with Israel. The status quo thus has treated the Egyptian military very well.

The Egyptian military would therefore be expected to behave as a self-interested actor during the transition process to protect the benefits it has reaped from the Mubarak-era political structures. And the democratic transition process that the military has announced, and thus far followed, shows that it is acting as a self-interested agent and attempting to preserve the status quo and its privileges in that status quo.

The military began to display the first signs of self-interested behavior from the moment it seized power from Mubarak. Despite popular support, it rejected proposals for a power-sharing arrangement with civilians for the transition period. Rather, it opted for a ruling council comprised solely of military officers, called the Supreme Council of Armed Forces (“SCAF”). The absence of any civilian membership in the Council increases the military’s ability to engage in self-interested behavior with little monitoring or input by the citizenry.

mideast-monitor.php, Kirkpatrick, Mubarak Orders Crackdown, supra note 386 (“The military remains one of Egypt’s most esteemed institutions, a source of nationalist pride.”).

419. Kirkpatrick, Egypt Erupts in Jubilation as Mubarak Steps Down, supra note 1; see also Agrama et al., supra note 381 (“The Supreme Council of the Armed Forces has particular political and economic connections that are far from neutral.”).

420. MacFarquhar, Egypt’s Military Is Seen as Pivotal in Next Step, supra note 391.

421. Id.


423. See id.


425. See Agrama et al., supra note 381 (“The army seems to want to put back in place, albeit in a somewhat restructured form, existing institutions of the regime . . . .”); Hamad, supra note 58, at 53–54 (noting that the Egyptian military has sought to influence the new constitution to “ensure the institutional autonomy of the armed forces away from the elected officials and particularly the parliament; maintain the army’s financial independence and the privileges of senior staff with minimal intervention from the state; and safeguard a voice in the policy making process through the establishment of a national security council with strong military membership”).


427. Id.
After assuming power, the SCAF suspended the constitution, dissolved the Parliament, and announced that it would govern the country until democratic elections were held. The Council also established a Constitutional Amendment Committee, whose members were handpicked by the ruling military, not by popular vote. The SCAF then authorized the committee to draft proposed changes to certain provisions in the Egyptian constitution within ten days in order to facilitate democratic elections.

The membership of the committee was widely criticized as unrepresentative of Egyptian society. The chair of the committee, Judge Tarek al-Bishry, had been associated with Al-Wassat, an offshoot of the Muslim Brotherhood. A Muslim Brotherhood member, Sobhi Saleh, was also on the committee. No women served on the committee, and the youth movement, the vanguard of the 2011 Revolution, was also excluded. The committee’s deliberations were held in secret and the public had little, if any, opportunity to comment on the proposed amendments, which were “presented as if they were a sacred book that should not be discussed.” These circumstances led to widespread ignorance in Egypt about the content of the amendments and their implications.

The committee completed its work on schedule and proposed eight amendments. Among other things, the amendments significantly lower the threshold to run for presidency, creating the possibility for competitive elec-
438. Under Article 76, a candidate may appear on the presidential ballot in one of three ways: (1) endorsement by “at least 30 elected members of the People’s Assembly or the Shura Council,” (2) endorsement by “at least 30,000 eligible voters in at least 15 governorates” with at least 1000 signatures from each governorate, or (3) the nomination by “any political party whose members obtained at least one seat” in the People’s Assembly or the Shura Council. See CONSTITUTION OF THE ARAB REPUBLIC OF EGYPT, 11 Sept. 1971, as amended, May 22, 1980, May 25, 2005, March 26, 2007, March 30, 2011, art. 76, available at http://www.sis.gov.eg/En/Story.aspx?sid=53903 [hereinafter EGYPT CONST.]; see also Brown & Dunne, supra note 433.

439. See EGYPT CONST. art. 77.
440. See id. art. 95; see also Tamir Moustafa, It’s Not a Revolution Yet, FOREIGN POL’Y (Feb. 28, 2011, 5:24 PM), http://mideast.foreignpolicy.com/posts/2011/02/28/it_s_not_a_revolution_yet.
441. See EGYPT CONST. art. 148.
442. Moustafa, supra note 440. Article 5 states, in relevant part: “[C]itizens have the right to establish political parties according to the law and no political activity shall be exercised, nor political parties established, on the basis of religion . . . .” EGYPT CONST. art. 5.
443. See EGYPT CONST. art. 2.
444. See id. art. 189.
445. See id.
446. Wing & Kassim, supra note 430, at 305.
447. Id.
448. Slackman, supra note 142.
expected to announce a constitutional declaration that would keep the 1971 Constitution in place, as amended by the popular referendum.449

But two weeks after the referendum, something unexpected happened. On March 30, 2011, the SCAF announced a constitutional declaration on its Facebook page that completely scrapped the 1971 Constitution and replaced it with an interim constitution consisting of sixty-three provisions.450 The new provisions included the eight provisions that were amended in the popular referendum, but also scores of others that the referendum did not include.451 The military adopted the new provisions primarily from the 1971 Constitution, but altered them without submitting them to a popular vote.452 The SCAF also unilaterally amended the wording of one provision that had already been approved in the referendum.453 The military thus drafted a new constitution outside of the process that it had implied would be required with the popular referendum it had held two weeks earlier.454

Four provisions in this new constitutional declaration are noteworthy. First, the declaration amends Article 5 (which addresses political parties and their formation), even though the amendment was not approved in the referendum.455 The previous Article 5 prohibited the formation of political parties "with a religious frame of reference or on a religious basis."456 The declaration amends Article 5 to remove the "religious frame of reference" restriction, leaving only the narrower prohibition on political parties with a "religious basis."457 Because the Muslim Brotherhood has used the term "religious frame of reference" to describe its political orientation, this amendment allowed the Brotherhood to establish its own political party: the Freedom and Justice Party.458 Second, the declaration adopts a requirement from the 1971 Constitution that half of the members of the People’s Assembly and the Shura Council be “workers and peasants,” a provision reminiscent of the country’s social past.459 Third, the constitutional declaration retains the National Security Council.460 And fourth, the declaration expressly recognizes the status of the SCAF as a constitutional actor and autho-

451. Id.
452. Id.
453. Id. The change authorizes the SCAF to instruct the legislature to elect a constituent assembly to draft a new constitution, which allows the legislature to begin the constitution drafting process before presidential elections. Id.
454. Id.
455. Id.
456. Id.
457. Id.
458. See id.
459. Id.
460. Id.
izes it to enact legislation, represent the state domestically and abroad, and appoint and dismiss ministers, including the Prime Minister. The SCAF’s authorities will last through the parliamentary elections and until a new president assumes office.

Elections for the lower house of the Parliament began on November 28, 2011 and continued in staggered rounds until January 2012. The elections were widely viewed as free and fair by independent monitoring organizations. On January 23, 2012, the SCAF formally handed legislative power to the newly elected lower house of the Parliament, while it continued to occupy the executive branch of the government. The presidential elections are scheduled for May 2012, after which the military leaders have vowed to surrender their executive authority to the newly elected President and to return to the barracks. The elections for the upper house of the Parliament, the Shura Council, are scheduled to begin in late January 2012 and end in February 2012. The two parliamentary chambers will then elect a 100-member constituent assembly to draft a new constitution.

Throughout the transition process, the military has appeared intent to preserve the Mubarak-era political structures and the benefits that the military has reaped from those structures. “It is an open secret” that the Egyptian military has aimed to preserve its status by influencing the constitution-making process, according to Hossam Bahgat, Executive Director of the Egyptian Initiative for Personal Rights. And ever since it became apparent that the Islamists would dominate the Egyptian legislature, at least some secularists in Egypt have supported the military’s constitutional quest. In fact, these secularists have argued publicly that the military should engage in the type of entrenchment described in this Article by defining for itself “its own powers and role under the new constitution, in-
cluding the broad autonomy and authority to intervene to protect the secular character of the state.\textsuperscript{470}

To date, the military has influenced the constitution-making process in Egypt through procedural entrenchment, orchestrating the transition process so that the new constitution that will eventually be drafted will favor its institutional and policy preferences. The military has attempted to achieve that outcome in four primary ways: (1) by holding elections under a condensed timeframe, (2) by holding parliamentary elections before the constitution drafting process begins, (3) by influencing the political makeup of the first People’s Assembly and Shura Council, and (4) by favoring a presidential system over a parliamentary system.\textsuperscript{471}

First, the swift timeline under which elections occurred favored the pre-existing political groups, primarily the Muslim Brotherhood, who have the financial and organizational capability to quickly organize election campaigns.\textsuperscript{472} Although the military postponed the initial June date for the parliamentary elections, the parliamentary elections took place in staggered rounds beginning in November 2011,\textsuperscript{473} a relatively short timetable for new political parties to form, organize, raise funds, and campaign. The military anticipated that “the principal beneficiaries of quick elections”—i.e., the

\textsuperscript{470}. See id.; see also Egypt’s Elections: Voting Begins, ECONOMIST (Nov. 29, 2011, 2:12 PM), http://www.economist.com/blogs/newbook/2011/11/egypts-elections-0?src=ecn/lib/wi/bl/votingbegins (Some Egyptians do, however, welcome the military’s role, seeing it as necessary in the context of the stark political polarisation between Islamists and secularists, and between older conservatives and younger progressives, that is likely to be reflected in the outcome of the elections.); Egypt Military Rules Say Parliament Won’t be Representative After Islamists Dominate Election, PHARAOHS TODAY, Dec. 8, 2011, http://www.pharaohstoday.com/Eng/2011/12/08/egypt-military-rulers-say-parliament-won%E2%80%99t-be-representative-after-islamists-dominate-election (“Some liberals may find solace in the military’s attempt to protect the constitution from overzealous Islamist tendencies.”); id. (“Many of the liberal forces, which were before against interference of the military, will not object whenever there are attempts (by Islamists) to alter basic civic rights.” (internal quotation marks omitted) (quoting Ammar Ali Hassan, a political analyst)).

\textsuperscript{471}. The military also engaged in two other unsuccessful attempts to influence the new constitution. First, it announced a set of supra-constitutional principles that would bind the constituent assembly. Hamad, supra note 58, at 54. The Islamist parties and some liberal groups resisted the proposals as intrusions on elected representatives, causing the generals to relent and put the principles to rest. Id. Second, the military also attempted to influence the composition of the constituent assembly. Id. at 55. It announced that it would name eighty of the 100 members of the constituent assembly to ensure that it was representative of the Egyptian society. See id.; see also Egypt Military Rules Say Parliament Won’t Be Representative After Islamists Dominate Election, supra note 470. After persistent opposition, the military abandoned that proposal as well. Hamad, supra note 58, at 56.

\textsuperscript{472}. See Gambill, supra note 418; see also Slackman, supra note 142 (“I worry about going too fast towards elections, that the parties are still weak.” (internal quotation marks omitted) (quoting Nabil Ahmed Helmy, former dean of the Zagazig law school and a member of the National Council for Human Rights); id. (I voted ‘no’ [in the referendum] to give more time to the secular parties. I don’t want to have the Muslim Brotherhood here right away.” (internal quotation marks omitted) (quoting Rifaat Abdul Massih, a Christian construction worker)); Egypt’s Presidential Vote to be Held by November, WASH. POST, Mar. 30, 2011, http://www.washingtonpost.com/world/egypts-presidential-vote-to-be-held-by-november/2011/03/30/AF566Mmf.html; Egypt Referendum Strongly Backs Constitution Changes, supra note 366 (“Activists have argued that the established parties stand to gain the most from holding an election quickly.”)).

\textsuperscript{473}. Levinson, supra note 463.
pre-existing political groups—“[would] oppose a major constitutional overhaul” and protect the Mubarak-era political structures that had benefited the military’s interests. And as expected, the established parties scored landslide victories in the parliamentary elections. The Muslim Brotherhood’s Freedom and Justice Party emerged as the clear victor of the elections, obtaining 47.18% of the seats in the lower house. The more conservative Salafist Al-Nour party came in second, with 24.29% of the seats. Collectively, Egypt’s two main Islamist parties therefore captured nearly three-quarters of the 498 seats in the lower house of the Parliament.

In contrast, rapid elections worked to the detriment of emerging opposition parties, including youth groups, which had splintered into numerous factions with incoherent agendas and needed more time to establish and promote themselves. For example, the liberal New Wafd Party and the secular Egyptian bloc, many of whose members had served as the vanguard of the revolution, came in a distant third and fourth in the elections for the lower house of the Parliament, respectively obtaining a meager 7.6% and 6.8% of the seats. And unlike the established political parties, the youth opposition groups may have been more willing to challenge prevailing orthodoxies and alter pre-existing political structures, which might have worked to the military’s detriment. Quick elections have marginalized these groups and their visions for constitutional change.

In addition to supporting the military’s goal of largely preserving the constitutional status quo, established parties such as the Muslim Brotherhood also promised stability after a tumultuous revolution and a messy transition period. It is in the interest of the military to end the persistent protests and the resulting economic and social instability so that the military can return to the barracks. And the Muslim Brotherhood “is one address where you can go to get 100,000 people off the street.” Although the Egyptian military has traditionally kept Islamists out of its ranks, the Islamists have been “natural partners in keeping order” during the transition to democracy because the Islamist parties are, by their nature, more...
“conservative, xenophobic and more disciplined” than the secularists. Throughout the democratic transition process, there have been widespread rumors in Egypt of backroom deals between the military and the Muslim Brotherhood.

Second, the sequence of the elections also supports the military’s policy and institutional preferences. Under the constitutional amendments adopted by referendum in March 2011, the constitution will be drafted by a constituent assembly elected by the two houses of Parliament. In other words, the rulers of government will choose the rules of government. The military chose to forgo the election of a constituent assembly, which would have been charged with drafting a new constitution, before parliamentary elections take place—a path taken by the Portuguese military, as discussed in Part III.B. Instead, it opted to delegate the task of writing a new constitution to a constituent assembly that will be elected by the new Parliament. Although the election of a constituent assembly and the drafting of a new constitution before parliamentary elections might have prolonged the transition period, a constituent assembly elected before parliamentary elections would have had more leeway to make structural changes to the political system than an assembly that will draft a constitution after the legislature is already in place.

The parliamentary elections therefore carried particular weight. Due in part to the swift timetable for the elections, Egypt’s two Islamist parties captured three-quarters of the seats in the lower house of the Parliament. The constituent assembly in charge of drafting the new constitution will thus reflect in large part the preferences of those two parties. Perhaps for that reason, the Islamists, unlike the newly formed parties, lauded the military’s plans to postpone the constitution drafting process until after the par-

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484. Egypt: Torrid Post-Revolutionary Times, supra note 128.
485. Id. (“There are even whispers of a quiet alliance between the army and Islamist parties . . . .”); Slackman, supra note 142 (“The Muslim Brotherhood, an Islamist group once banned by the state . . . transformed into a tacit partner with the military government . . . .”); id. (“There is evidence the Brotherhood struck some kind of a deal with the military early on.” (internal quotation marks omitted) (quoting Elijah Zarwan, a senior analyst with the International Crisis Group)); End Impunity Now, Economist, July 30, 2011, available at http://www.economist.com/node/21524875 (“Some suspect [the military is] keen to strike a closet bargain with the Islamists to fend off those who seek to rebuild Egypt as a paragon of pluralism and tolerance.”); Spencer, supra note 431 (“The army seems to have made some sort of deal with the Muslim Brotherhood.” (internal quotation marks omitted) (quoting Wael Abbas, a well-known human rights blogger in Egypt)).
486. See Stilt, supra note 457.
487. Gambhi, supra note 418.
488. Id.
489. Zayan, supra note 464.
490. El-Hennawy, supra note 436. It is unclear, however, to what extent the Muslim Brotherhood’s Freedom and Justice Party will collaborate with the Salafi al-Nour party in the election of a constituent assembly and the drafting of a new constitution. To project a more tolerant image of its agenda, the Freedom and Justice Party may avoid any perception that it is colluding with the more conservative Salafists. See Matt Bradley & Tamer El-Ghobashy, Egypt Islamists’ Mandate Lacks Unity, Wall St. J., Dec. 5, 2011, at A6.
Confident that the elections would produce a large bloc in their favor, the Islamists expected that they would then be able to dominate the constitution drafting process as well. And for the reasons discussed above, the military stands to benefit from the conservative approach that the established parties, including the Islamists, will take to drafting the new Egyptian constitution. The military has also refused to relinquish power before the constitution is drafted, which might allow the military to assert direct influence on the constitution drafting process.

Third, the military also has attempted to influence the makeup of the legislature in the interim constitution. As noted above, the constitutional declaration contains a provision—absent from the popular referendum—that preserves a requirement that half of the seats in the People’s Assembly and Shura Council be held by “workers and peasants,” terms that are left to be defined by legislation. This provision allows parties whose members fit within these definitions to have a significant edge in the parliamentary elections. Although the terms “worker” and “peasant” have been interpreted broadly in the past, political activists believed that members of the newly formed parties, including youth groups, would be less likely to be considered “workers” or “peasants” within the meaning of that provision. The provision, according to the activists, would therefore reinforce the existing power structure and boost the electoral prospect of established political groups with a pre-existing electoral patronage, including the Muslim Brotherhood. Perhaps for that reason, the youth parties strongly opposed the inclusion of this provision in the interim constitution.

Fourth, the interim constitution will likely preserve the presidential system, which has, to date, favored the military’s institutional prerogatives. The 1971 Constitution of Egypt establishes a presidential system and grants the President a number of “extraordinary powers.” For example, the President may issue decree laws, unilaterally dismiss the Prime Minister, and dissolve the Parliament. Under this system, the military needs the cooperation of only one civilian officeholder—the President, who has always been a former military officer—to exert its influence on the nation’s political affairs. The military would also benefit from the increased autonomy that

491. Egypt: Torrid Post-Revolutionary Times, supra note 128.
492. See id.
494. Wing & Kassim, supra note 430, at 308.
495. Brown & Stilt, supra note 450.
496. See id.
497. Id.
498. Egypt's Presidential Vote to be Held by November, supra note 472.
499. See Gambill, supra note 418.
500. Id.
501. Id.; Hamad, supra note 58, at 61 (“It appears that the generals in the Supreme Council of the Armed Forces are well disposed to some form of continuity of the presidential system of government.”)
might result from the division of power between the executive and the legislative branches created by a presidential system.\textsuperscript{502}

The interim constitution announced by the military preserves the presidential system. Although the Parliament will select the constituent assembly that will draft the constitution, the current transition timeline makes a possible transition to a parliamentary system highly unlikely. Under the current timeline, the parliamentary elections for both houses of the Parliament will be completed at the end of February 2012 and presidential elections will take place in May 2012.\textsuperscript{503} Theoretically, the Parliament may unilaterally call for a new constitution, elect a constituent assembly, and begin the drafting of the constitution in the interim, before presidential elections take place. And without a president in place, the constituent assembly may have more leeway in replacing the extant presidential system with a parliamentary one.

But that theoretical scenario is highly unlikely. The interim constitution expressly foresees a presidential election by noting that the authorities of SCAF will continue until a new president is sworn in.\textsuperscript{504} Under the current timeline, the presidential elections will take place within approximately three months from parliamentary elections. Thus, even if the constitution drafting begins before the election of the President, by the time the committee finishes its work—which, under the interim constitution, may take up to six months—a president will likely be in place.\textsuperscript{505}

If a President is in place during the constitution-drafting process, the President will have strong incentives to preserve the presidential system and the prerogatives of the office, which, at least until now, has favored the military. Although the constitution will be drafted by a constituent assembly to be elected by the Parliament, a strong President unaccountable to the Parliament may shape the drafting process and influence the content of the resulting constitution.\textsuperscript{506} The President may, for example, exert pressure on the constituent assembly to keep the presidential system in place. Further, the Muslim Brotherhood, which won approximately forty-seven percent of the seats in the lower house of the Parliament, favors a strong presidency, and the members it elects to the constituent assembly will likely share that preference.\textsuperscript{507} For that reason, many political activists objected to the elec-

\textsuperscript{502} Hamad, supra note 58, at 61 ("Among this camp also there are a number of secular forces that hope a strong presidency could provide a counterbalance to the Islamist majority in the parliament.").
\textsuperscript{503} Egypt to Hold Presidential Poll ‘in May,’ supra note 465.
\textsuperscript{504} Brown & Stilt, supra note 450.
\textsuperscript{505} Bradley & El-Ghobashy, supra note 490.
\textsuperscript{506} Brown & Stilt, supra note 450.
\textsuperscript{507} Gambill, supra note 418.
tion of the Parliament and the President before the drafting of the constitution.508

The Egyptian coup of 2011, though incomplete at the time of this writing, thus has the makings of a democratic coup. Like the other democratic coups analyzed in this Article, the Egyptian military appears to be behaving as a self-interested actor by setting up the transition process so that the new constitution will favor its policy and institutional preferences.

IV. Conclusion

This Article called attention to the largely neglected phenomenon of a democratic coup d’état. The academic literature, to date, has analyzed all military coups under an anti-democratic framework and viewed them as an affront to stability and democracy. But not all coups are equally anti-democratic. Some coups are distinctly more democratic than others because they respond to a popular uprising against an authoritarian or totalitarian regime and topple that regime for the limited purpose of holding the free and fair elections of civilian leaders. The conventional view, which views all coups as a menace to democracy and stability, should be replaced with a more nuanced approach to evaluating their desirability that takes into account coups that produce democratic regimes. In this Article, I offered a framework for a democratic coup d’état by examining its typical attributes and constitutional consequences. In so doing, the Article laid the preliminary groundwork for future scholarship on democratic coups.

Although power is transferred to democratically elected leaders at the end of a democratic coup, the new constitution drafted during the transition process reflects the military’s policy and institutional preferences. During the democratic transition process, the military takes advantage of its virtual monopoly on power and entrenches, or attempts to entrench, its preferences into the new constitution through substantive, institutional, or procedural entrenchment. As a result of constitutional entrenchment, the military emerges out of the transition process as a de facto, if not de jure, fourth branch of government. Constitutional entrenchment has important normative implications for democratic transitions and for our views on the role of the military in a constitutional order, which I plan to explore in future projects.

508. Id.