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Over the second half of the 20th century, Greek governments failed to tax business income in line with the country’s level of economic development. This paper uses the “slippery slope” model of tax compliance to explain why the reform of income and corporate taxation in the late 1950s met strong resistance in the business sector. We argue that the negative legacy of interwar reforms, the lack of sustained and credible investment in trust building in coincidence with the postwar reforms, and the intensification of coercive threats in tax enforcement led to an antagonistic tax climate and a degradation of enforced and voluntary compliance. Our qualitative analysis based on original primary sources shows that the arguments publicly voiced by entrepreneurs and their organizations reflected their persistent perception of tax power as unfair, arbitrary and extractive. Using aggregate tax returns data, our quantitative analysis finds evidence of systematic and increasing income underreporting both by unincorporated and incorporated businesses. This vicious circle of non-cooperation and mutual distrust explains why governments got trapped into a persistent low tax capacity equilibrium that still casts a shadow on the Greek economy.

Keywords: corporate taxation; business-government relations; tax compliance; Greece in the 20th century

Taxpayer morale will be raised … not by a view of the government as a remote and impersonal bureaucracy dedicated to the interests of the favored few but by an insight into it as an available and sympathetic servant of the ordinary citizen.

(George F. Break and Ralph Turvey, “Studies in Greek Taxation,” Athens, 1964, p. 205)

In 1963, George F. Break and Ralph Turvey, two respected economists from UC Berkeley and the LSE, respectively, spent a visit of a few weeks at the Centre for Planning and Economic
Research in Athens. The Centre (known by its acronym, KEPE) was a brand-new technocratic structure created by the Greek government to support the modernization of economic policy making under indicative planning. Break and Turvey were commissioned to do a critical survey of the country’s tax system, which had been reformed a few years earlier with the introduction of modern income and corporate taxation. Their report emphasized tax resistance by households and businesses as the main challenge faced by Greek authorities. While poor tax compliance was a common problem in low and middle-low income economies, Break and Turvey observed, some specific characteristics of Greek taxation—especially the uneven distribution of the tax burden and the excessive discretion of the fiscal bureaucracies—exacerbated taxpayers’ perception of the system and its administration as unfair. This, in turn, by undermining trust in authorities, tended to make the problem of tax morale worse.

In light of a recent scholarly literature on the fundamental role of trust building for successful tax reforms, the analysis of Break and Turvey is extraordinarily enlightening. In the 1950s, Greek governments invested huge political resources in the modernization of tax legislation. Yet, their failure to raise tax capacity—especially the “capacity to levy direct taxes” that lies at the heart of successful governments—in line with the fast development of the economy soon became evident. By the mid-1970s, international observers noted that “the unsatisfactory composition of tax revenue […] deems to place Greece at a level of development not warranted by its figures for per capita income.” Poor tax compliance of the business sector and liberal professions was unanimously regarded as one key determinant of this failure. Why did governments fail to seize the opportunity offered by the “Golden Age” of the Greek economy to make a breakthrough in the tax capacity of the state?

In line with recent studies that focus on the long-run co-evolution of political culture and political institutions, we contend that the poor tax compliance of Greek businesses can be understood as the result of their historical interaction with tax authorities. For our interpretation, we draw on an extensive literature that identifies an endemic lack of trust in the state as a persistent feature of the Greek process of state building. Its roots can be traced back to the early 19th century, when new bureaucratic infrastructures inspired by the Napoleonic tradition—which independent Greece inherited from earlier large-scale administrative reforms.

1. Break was an expert in taxation and public finance, while Turvey was a political economist with expertise in applied welfare economics and public enterprise. Both economists became prominent public policy advisors in the United States and United Kingdom, respectively.
2. KEPE’s economists elaborated the first econometric models of the Greek economy, which informed directly the priority targets of the Plan: Nugent, “Economic Thought.”
5. Tax capacity is a government’s ability to mobilize resources through the tax system in line with its country’s economic, demographic, and institutional characteristics: Dincecco and Katz, “State Capacity.”
under Ottoman rule—were superimposed on a political system largely built around patronage networks. Over time, the failure to create a professional and independent civil service organization led to “a general mistrust toward political-administrative institutions on behalf of society,” with a deficit of credibility and legitimacy that the pre- and post-WW2 experiences of authoritarianism and limited democracy were not able to redress. In the long run, distrust in the state became a deeply ingrained cultural trait of the Greek population, clearly observable in its negative attitude toward taxation. In this perspective, Greece provides a compelling case of “low compliance equilibrium” generated by a vicious circle between lack of trust and state inefficiency—dynamics also observable in the historical experience of other countries, such as Italy and Argentina.

Our paper contributes to this literature by looking for the first time in depth at the interaction between tax authorities and business in Greece in the second half of the 20th century. We focus on the personal income and corporate tax reforms of the 1950s and the reaction of entrepreneurs to changes in tax policy and enforcement until the late 1980s. Our first original contribution is methodological. Our analysis is framed into the “slippery slope” model proposed by Erich Kirchler and his co-authors. This approach, which combines insights from economics, psychology and other social sciences, focuses on the dynamic interaction between trust in authorities and different forms of tax power (legitimate versus coercive), its impact on different dimensions of compliance (enforced versus voluntary), and the resulting “tax climates” (antagonistic versus synergistic). The model predicts that, in an environment characterized by low initial trust, enforcement strategies exclusively based on coercion tend to antagonize taxpayers, crowd out voluntary compliance, and elicit negative reactions that lead to lower enforced compliance. Although the issue of trust plays a pivotal role in recent historical studies on tax resistance, to our knowledge, our paper is the first attempt to use explicitly this framework for historical analysis.

An analytical narrative of the emergence and consolidation of an antagonistic tax climate between Greek business and authorities is the second original contribution of our paper. Entrepreneurs persistently perceived the exercise of power by tax authorities as unfair, arbitrary, and extractive. Governments’ initial attempts to combine coercive and legitimate power lacked credibility because they were not matched by any significant improvement in the perceived relationship of businesses with the administration. In contrast, the use of intimidating threats of coercive enforcement by the military junta (1967–74) marked a turning point in the slippery slope into an antagonistic tax climate. After the return to democracy, tax enforcement lost its most repressive features, but the coercive approach intensified in an adverse macroeconomic environment dominated by a permanent fiscal emergency. Our analysis of aggregate tax returns reveals that in this period real income reported by the business sector increasingly diverged from average and entrepreneurial income per capita. This

evidence is fully consistent with the predictions of the slippery slope framework: Increased coercion led to declining tax compliance of the business sector, mainly in the form of systematic underreporting of income. With hindsight, the period of political and macroeconomic stability of the 1950s and early 1960s provided a unique opportunity to build a more cooperative tax climate between business and the state. This missed opportunity ultimately lies at the root of Greece’s failure to enhance business acceptance of modern income taxation and close the gap in income tax capacity with the rest of Europe over the 20th century.

Trust, Power and Business in the Slippery Slope Framework

The most recent literature sees tax compliance (defined as the full payment of all taxes due) as the joint outcome of economic and noneconomic motivations. The economic rationale (enforced compliance) is driven by a rational assessment of the costs and benefits of noncompliance, which in turn depends on the efficacy of deterrence through audits and fines. The noneconomic rationale (voluntary compliance) rests on behavioral factors (psychological circumstances, culture, social norms) usually conflated into the notion of “tax morale”—a catch-all concept that reflects individuals’ willingness to declare honestly their tax duties.\footnote{15. Torgler, \textit{Tax Compliance}. For comprehensive reviews, see Alm, “What Motivates”; Andreoni et al., “Tax Compliance”; Luttmer and Singhal, “Tax Morale.”}

Among the key determinants of voluntary compliance, trust in the state has gained special prominence.\footnote{16. Feld and Frey, “Trust Breeds Trust”; Torgler, “Tax Morale.” For a recent review of the literature, see Horodnic, “Tax Morale.”} This form of vertical trust is also strongly related to institutional quality, including the transparency, impartiality, and reciprocity of the tax system—all elements that enhance taxpayers’ perception of “fairness” in the exercise of tax power.\footnote{17. Ricciuti et al., “How Do Political Institutions,” 354.}

The key insight of the slippery slope approach is that the level of taxpayers’ trust in the state and their perception of how tax authorities exercise power interact dynamically in shaping attitudes toward taxation.\footnote{18. Kirchler, \textit{The Economic Psychology}; Kirchler et al., “Enforced versus Voluntary Tax Compliance”; Gangl et al., “Tax Authorities’ Interaction”; Gangl et al., “The Impact of Powerful Authorities.”} In the model, the authorities can pursue compliance through different combinations of coercion (i.e., by heightening taxpayers’ perception of its potential to detect and prosecute noncompliance) and legitimate power (i.e., by enhancing taxpayers’ perception of a fair and transparent exercise of power through expertise in fighting tax offenses, the provision of information and supportive services, and the enhancement of taxpayers’ voice and participation). Although in theory maximum tax compliance can be achieved through either strategy, voluntary compliance is assumed to be superior because it requires a smaller administration, fewer controls, and a less antagonistic relationship with taxpayers.

In the model, the dynamic combination of power and trust leads to different equilibrium solutions.\footnote{19. Muehlbacher et al., “Voluntary versus Enforced Compliance”; for a formalization of the model, Prinz et al., “The Slippery Slope Framework.”} A systematic use of legitimate power enhances mutual trust and respect, leading...
to a synergistic climate in which taxpayers feel committed to the tax system. A purely coercive approach, on the contrary, can be perceived as a signal of distrust, alienate honest taxpayers, and decrease the overall level of trust in the authorities, thus leading to lower voluntary compliance. If coercion fails to produce clear efficiency gains in the detection and punishment of tax frauds, honest taxpayers remain unrewarded and exposed to exploitation by freeriders. In this case, the outcome is a downward spiral into an “antagonistic” tax climate, where the interaction between taxpayers and tax authorities becomes “cops and robbers,” voluntary compliance is low and tax capacity rests exclusively on enforced compliance. The latter is expected to increase with the perceived power of authorities—for instance, the perceived probability of being audited or the perceived severity of sanctions. Deterrence, however, may have little effect if it lacks credibility. In turn, even credible deterrence might backfire if it makes taxpayers feel stigmatized or restricted. Coercion also requires an intensification of face-to-face interactions with tax officials, which can multiply the opportunities for corruption, harassment, and predation in a poor institutional environment. In this case taxpayers can perceive noncompliance as a legitimate strategy of defense and a way to gain back their freedom.

This analytical framework applies especially well to businesses. Firms operate under the same cultural norms that influence individuals’ tax morale. In addition, their compliance decisions are critically affected by the extent to which the overall taxation process is perceived as a resource-consuming obstacle to doing business. Entrepreneurs are more willing to pay if a fair system allows them to predict with certainty their tax liabilities, which enhances business planning and investment. Acceptance of taxes is easier if they are supported by neutral procedures and tax enforcement is perceived as neither arbitrary nor abusive—for instance, officials have limited scope for a subjective assessment of tax liabilities, penalties for noncompliance are equitably and consistently administered, and firms have access to fair and efficient recourse procedures if they feel abused. Empirical studies confirm that this fairness dimension of tax morale, specific to business, strongly correlates with measures of trust in the government. In turn, voluntary compliance is enhanced if owners and managers perceive that tax enforcement does not selectively target (or ignore) certain classes of businesses (a violation of horizontal equity) and efforts to collect taxes are consistent across firms of different sizes and operating in different sectors (vertical equity).

On the contrary, an unfair and unequal coercive system is bound to meet business resistance and depress tax compliance. There exists strong evidence that entrepreneurs hold a more acute tax awareness as they pay taxes “out of their pockets” (unlike employees, whose tax liabilities are generally withheld at the source). They also tend to perceive taxation as a loss of freedom in personal finances and investment decisions. Studies on entrepreneurs’ “reactance” find that their mental representations tend to associate taxation with concepts

20. For the connection between perceived integrity and trust, see Braithwaite, Defiance in Taxation, ch. 6.
25. Mickiewicz et al. “To Pay or Not to Pay.”
such as constraints, disincentives, and punishment. They also attest more power to tax authorities and perceive noncompliance as a legitimate strategy to reestablish competence and autonomy. In this case, deterrence is more likely to induce resentment and crowd out intrinsic motivations to pay taxes. As a consequence, entrepreneurs and authorities are more likely to get trapped into an antagonistic relationship and a credible investment in trust building is essential in order to win over business’ tax resistance.

Greek Business’s Resistance to Income Taxation: The Legacy of the Past

The slippery slope framework is especially suitable for historical analysis. Trust (or the lack of it) is built and transmitted over time through the experiences of different generations. For this reason, a country’s history and its impact on the initial conditions at the moment of reforms have a paramount influence on their success or failure. Past investment in fiscal capacity may affect indirectly the ability of governments to raise taxes through their impact on individual values and social norms. If taxpayers use the past record of tax compliance to form their expectations, reforms can be less effective in societies with a long history of poor compliance. Just as past successes can have long-run benefits, past failures can be difficult to correct. Over time, social norms act as a propagation mechanism that perpetuates cross-country differences by ingraining the society’s attitudes toward taxes. Thus, the past might act as a major source of persistence, making the success of reforms more difficult.

On this ground, postwar Greek policymakers inherited a troubled legacy. During the inter-war period, the principles of “mass taxation” of personal income based on universal tax liability and progressivity were enforced in high income countries, especially under the pressure of war mobilizations. In this process, corporations were increasingly perceived as taxable entities separated from their shareholders. The corporate tax created a withholding mechanism that enhanced a more effective taxation of capital at the source as a necessary complement of personal income taxation. Wars also reinforced the legitimacy of a separate taxation of corporations to ensure their proper contribution to postwar recovery.

Early Greek reformers had joined this international trend in 1919, under the pressure of mobilization for the Greco–Turkish War, by transplanting the key features of the French model of income taxation established few years earlier. The reform combined a schedular system

35. Scheve and Stasavage, Taxing the Rich, ch.5; Bank, Anglo-American Corporate Taxation, ch.4.
based on flat rates on different income categories (slightly more favorable to labor than to industrial and commercial activities) with a mildly progressive general income tax on total net income, targeting high income earners. The new system discriminated unincorporated business with respect to domestic joint-stock companies, which were subjected only to a flat tax on distributed profits (dividends and interests) but totally exempted from the progressive general tax. This differential treatment led to a massive incorporation of a high number of family-owned industrial and commercial enterprises. The government’s attempt to impose discriminatory legislation on firms incorporated after 1926 elicited massive protests by entrepreneurial organizations.

The result was a generalized resistance to income taxation by the business sector. Far from being a Greek peculiarity, this was an international phenomenon. Since the early debates on its introduction in the United Kingdom and France, its opponents expressed concerns about the “inquisitorial” and “vexatious” nature of the procedures required by its enforcement. In France, its legitimacy was repeatedly questioned by entrepreneurs, merchants, and artisans between the wars and after WW2. In a middle-low income country such as Greece, the structure of the economy—with a very large share of self-employed and small enterprises; low quality information on income, production, transactions, and property; and poor accounting and bookkeeping standards—facilitated business resistance. Moreover, reforms were implemented in a period of extreme political instability and permanent fiscal emergency, which further complicated their legitimization.

In fact, a system of tax collection and certification based on auditable tax returns and a legal framework for the resolution of tax disputes was gradually built only after 1927 under the governments of the Second Hellenic Republic (1924–35). However, checks proved virtually impossible in most cases, due to very poor bookkeeping records even in relatively large firms and the strict application of banking secrecy. As a consequence, in 1930 the government switched to a presumptive system of income assessment, based on the application of predetermined profit coefficients to the estimated total volume of sales. At the same time, the flat tax on industrial and commercial profits was de facto abolished for the vast majority of small and medium enterprises and replaced with a license tax (impôt de patente), while the assessment of taxable net income was entrusted to mixed committees of representatives of the tax administration and business organizations. Although the presumptive approach minimized audits and reduced the opportunities for disputes, the system was constantly challenged by industrial

37. The reform of income taxation was preceded in 1917 by an extraordinary tax on war profits and complemented by a reform of the inheritance tax and a tax on the overvaluation of real estate. The reform established for the first time the principle of tax secrecy and gave the public administration the power to assess declared income: Agriantoni, “Venizelos and Economic Policy”; Pantazatou, “Greece.”
39. Daunton, Trusting Leviathan, ch. 7; Delalande, Les Batailles de l’Impôt, ch. 5.
41. Mazower, Greece and the Inter-War Economic Crisis.
42. Sbarounis, L’Impôt sur le Revenu en Grèce, 304–331.
43. The mixed committees should base their assessment on tax returns, any other evidence contributed by the tax administration, and indirect indicators such as income from foreign securities, profession, housing, and signs of wealth (cars, boats, or yachts). A tax inspector (éphore) could attend the committee’s meetings but had no voting right.
and commercial interests, who insisted on limiting the right of inspecting books. At the same
time, the adoption of stricter accounting requirements and more severe legal sanctions had
limited effects on the widespread practice of double bookkeeping. The general progressive tax
on high incomes generated meager revenues in the 1930s, due to the exemption of incorporated
firms, the low income reported by the vast majority of industrial and commercial activities, and
the generous treatment of income from financial assets. Overall, the reforms had a negligible
effect on tax capacity: At the end of the 1930s, the tax-to-GDP ratio remained well below
20 percent, and indirect taxes still accounted for 70 percent of total tax revenues.

The Design of Income Tax Reforms of the 1950s

The failure of prewar experiments with income taxation explains why the reforms of the
second half of the 1950s are considered a major turning point in the fiscal history of the
country. The 1950s were a period of political stabilization, partial democratization (with
significant restrictions on political and civil rights and extensive purges of left-wing sup-
porters from the state administration) and a favorable macroeconomic environment, sustained
economic growth, low inflation, and high returns to capital accumulation. In this fram-
ework, governments—led by the conservative National Radical Union (1955–63) and the liberal
Center Union (1963–65)—pursued the reform of the public administration and the modern-
ization of economic policy making, with the introduction of modern national accounting and
the adoption of indicative planning inspired by the French model.

The tax reforms were therefore an essential part of an ambitious technocratic plan of
economic modernization. They coincided chronologically with the reform of income and
corporate taxation in France but preceded other middle-low income countries in southern
Europe, where similar reforms had to wait until the mid-1970s (Italy, Spain) or the late 1980s
(Portugal). Their most important and durable achievement was a comprehensive reform of
direct taxation and the integration of personal and corporate taxation to limit over- or under-
assessment of different types of income: “in this respect”—Break and Turvey noted—“the
Greek tax system has much to be commended.”

The 1955 reform of personal income taxation, which affected nonincorporated businesses,
introduced a single tax scale applied to total income, plus a flat tax on unearned income
(interests and dividends) for equity purposes. This simplified the tax process and reduced
compliance costs compared to the prewar system. Nominally, the tax scale was quite

61–68.
50. In the coeval debate on tax harmonization at EEC level, a “synthetic tax” system was regarded as
superior to a schedular system since it enhanced a more rational application of the principle of progressivity and
achieved a higher degree of transparency. See International Bureau of Fiscal Documentation, *The EEC Reports*,
118–119.
progressive, with marginal rates increasing from 3% to 60%. The top rate was the same as in 
France and in line with other European countries, although rates on upper income brackets 
were slightly higher in comparative terms. However, as Break and Turvey noted, “few 
income recipients … face[d] effective tax rates that would be considered high in most 
developed countries,” also thanks to exemptions and allowances. According to their calculations, 
75 percent of taxpayers paid less than 5 percent of their reported income; only the top 
10 percent was subject to effective rates in excess of 10 percent, which escalated above 
50 percent for a tiny minority of super-rich. As a consequence, the system lost most of its 
progressivity—in fact, effective tax rates were low for the vast majority of taxpayers and 
roughly proportional to the income of most households, as in a flat-tax system.

A narrow tax base undermined its revenue potential. Households below a minimum 
income threshold (periodically increased) were totally exempted and reductions for wage 
 earners and family allowances became more generous over time. In the late 1950s and early 
1960s, the government also reduced tax rates for low and middle income households, hoping 
that a lighter tax burden would improve compliance. More importantly, any income from 
agricultural activities—which in the mid-1950s still represented more than 30 percent of the 
national income and employed 60 percent of the labor force—remained virtually exempted 
until the late 1980s. Although in all European countries agricultural income benefited from 
preferential treatment, the generosity of the Greek system was rather unique. It dated back to 
the late 19th century, when tax exemptions were systematically used by competing political 
factions to win the electoral support of the rural population. The process culminated in the 
interwar period, when a land tax levied on all crops (with the exception of tobacco) was 
suspended as part of an agricultural debt relief package in favor of smallholders. Moreover, 
the 1955 reform introduced a surcharge tax (deductible from taxable income), whose revenues 
contributed—together with a variety of additional indirect taxes on consumption—to the 
funding of a social insurance scheme for tax-exempted farmers and agricultural workers. This 
implied a substantial redistribution from urban to rural population and could enhance per-
ceptions of horizontal inequity among industrial and commercial entrepreneurs.

The modernization of direct taxes was completed in 1958 with the introduction of a 
corporate tax on all Greek and foreign-owned incorporated firms. It set a 35 percent statutory 
flat rate on retained profits, plus a deductible 15 percent surcharge to fund farmers’ social

52. Zolotas, Monetary Equilibrium, 110–111.
53. Break and Turvey, “Studies in Greek Taxation,” 116–117. This is a common characteristic of tax 
systems in developing countries: Tanzi and Zee, “Tax Policy.”
54. Coeval studies agreed on the absence of any significant redistributive impact of income taxes and social 
security contributions on household income in this period: a review in Papatheodorou, “Inequality in Greece,” 
164–174.
56. In 1988 farmers, fishermen, and forest exploiters accounted for 1.8% of total households subjected to 
income taxation and 0.5% of reported income. Data from National Statistical Service of Greece, Statistical 
58. Mazower, Greece and the Inter-War Economic Crisis, 133; Sbarounis, L’Impôt sur le Revenu en Grèce, 
79–81.
59. The corporate tax applied also to cooperatives.
security, for an estimated overall tax rate of 38 percent—a relatively low rate compared to other European countries. By renouncing to tax dividends and interests at the source, the Greek system avoided any double taxation of shareholders and bondholders, who remained subjected only to the flat surtax on personal unearned income. This of course implied a lower revenue capacity of corporate taxation and possibly of the overall integrated system if dividends and interest could easily escape the personal income tax.

The impact of the corporate tax on revenues was also muted by an extensive system of tax holidays, investment allowances (i.e., deduction of investment from taxable undistributed profits) and accelerated depreciation rates, which reduced the tax base. This was a common feature both in advanced and developing economies, where “micro-manipulations of the tax code” were widely used to influence firms’ investment decisions. In poor institutional environments, however, the proliferation of preferential schemes created significant opportunity for discretion and abuse and was more likely to harm horizontal equity and increase the perception of unfairness. In fact, a specific characteristic of the Greek system was the extreme number and variety of incentive schemes applied to different businesses to stimulate private investment and attract foreign capital. For instance, newly established foreign-owned firms were guaranteed an unchanged tax regime over a period of time and total exemption from custom duties on imported capital goods. Tax facilities were soon extended to new, merged or expanding domestic firms. Shipping—a sector of special relevance for the Greek economy since the interwar period—enjoyed a special tax regime close to full exemption, with the hope of reducing the share of the merchant fleet registered abroad, which depressed the inflow of invisible earnings. Its effect was not negligible (the share of ships under “flags of convenience” over the total gross tonnage of the Greek-owned merchant fleet fell from 75 percent in 1950 to 60 percent in 1970) but below expectations, with a modest impact on the balance of payments. Finally, tax facilities were granted to firms located outside the Attica region, with the aim of enhancing (jointly with administrative controls) the geographical dispersion of industrial activities away from the heavily congested Athens’ metropolitan area—where 30 percent of the active population and

60. Break and Turvey, “Studies in Greek Taxation,” 40. The estimated tax rate on gross reserves was 54% in the United Kingdom, 50% in France, 51% in West Germany, 45% in the Netherlands, and 30% in Belgium: See International Bureau of Fiscal Documentation, The EEC Reports, Appendix F, 195–196.


64. Abramovsky et al., “Corporate Tax”; Tanzi and Zee, “Tax Policy.”

65. Break and Turvey, “Studies in Greek Taxation,” 120–121, mentioned that a special governmental committee had identified more than 400 exemptions “serving no useful economic purpose.”


67. Freris, The Greek Economy, 84.

68. OECD Surveys 1962: 15–16. On the Greek shipping industry after WW2, see Harlaftis “The Onassis Global Shipping Business.”

69. Freris, The Greek Economy, 187–188

70. OECD Surveys 1972: 40.
31 percent of the employment in the manufacturing sector (including handicraft) were concentrated—and promoting the economic development of peripheral regions.71

Similar problems affected the turnover tax. Designed as a modern multistage tax on firms’ revenues net of purchases of taxed intermediate inputs, it avoided the typical cascading effects (with tax accumulating as products move from production to final sale) and was equivalent to a tax on the value of output at wholesale.72 However, tax rates and exemptions discriminated hugely between favored (“nonstandardized”) and nonfavored sectors, turning a simple tax into an overly complex one, imposed on a minority (ca 3,000 in 1961) of relatively large firms, while the vast majority of the rest (ca. 24,000) remained totally exempted.73 As already noted by Break and Turvey in the mid-1960s, the extensive use of discretionary exemptions and incentives in direct and indirect taxation of businesses not only led to large revenue losses but also increased the opaqueness of the system, enhanced rent seeking and unfair competition, and heightened the perception of the system as unfair and unequal, with negative consequences on tax morale.74

Trust and Tax Enforcement: Business Voices

In this section, we use business “voices” to capture the evolution of entrepreneurs’ sentiment about the exercise of tax power around the time of the approval and implementation of the reforms of the 1950s. For this purpose, our most important source of information is the Viomichaniki Epitheorisis (The Industrial Review), a very influential business magazine, established in the interwar period and considered still today the most entrepreneurship-focused publication in the country.75 We also consulted the most representative daily press of the period, including the economic and financial newspapers I Naftemporiki (established in 1924 and still today the most widely read business newspaper) and O Economicos Tahidromos (established in 1926), among others.76 Finally, we used publications of business organizations, such as the Bulletin of

74. Break and Turvey, “Studies in Greek Taxation,” 201–206: “Such subsidies render the tax system less equitable and foster the attitude that the way to personal affluence is not through hard work and sustained effort but through government favors of one kind or another ... In the end, few may end up ahead of the game, while all may have an increased resistance to paying taxes.”
75. The Viomichaniki Epitheorisis magazine (today Oikonomiki Epitheorisis—Economic Review) was founded in 1934 by Spyros Vovolinis, a financial journalist who held the position of chief editor until 1990. His brother, Konstantinos Vovolinis, was elected MP for the conservative Greek Rally in 1952 and for the Progressive Party, allied to the Center Union, in 1961. The magazine is today a member of the European Business Press and since 1976 has an exclusive partnership with The Economist. The full historical collection of the magazine is located in the Vovolini Archive, currently kept in the Historical Archives of the Bank of Greece (https://greekarchivesinventory.gak.gr/index.php/u-2950).
76. Other domestic newspapers include Eleftheria (Freedom, founded in 1922 by Giorgos Dimitrakopoulos, a Peloponnesian businessman), Empros (Forward, founded in 1896 by Dimitrios Kalapothakis, an influential Greek-American journalist close to the prewar liberal leader Eleftherios Venizelos), I Kathimerini (The Daily, founded in 1919 and considered the most influential conservative Greek newspaper), Ta Nea (The News, established in 1931), and To Vima (The Tribune, established 1922), both controlled by the Lambrakis media group. Three of these daily newspapers are still in circulation and have a comparatively wide readership, with Ta Nea scoring first in terms of sales volumes.
the Chamber of Commerce and Industry of Athens, the Bulletin of the Federation of Greek Industrialists, and the *Forologiki Epitheorisis* (The Tax Review), a specialist magazine that provided a forum for discussion for tax professionals and members of the tax administration.

The voices recorded in our sources convey the sense of a profound lack of trust of businesses in tax authorities. The main complaints focused not on the design of the reforms or the level of the tax burden but on the enforcement of tax laws, the lack of integrity in the tax administration and the excessive discretion enjoyed by tax auditors in the assessment of accounting books. It has to be said that this was partly a consequence of the poor accounting and bookkeeping standards still prevailing in the majority of small and medium commercial and industrial enterprises, which obliged auditors to estimate profits on the base of the business volume. However, the general perception was that audits too often drifted into informal tax bargaining, which led to recurrent accusations of arbitrariness and self-interest. A press article denounced in 1962:

Even for the slightest reason, the accounting books of merchants and industrialists get rejected […] Instead of a tax of, say, DRS 10,000, the tax auditor, through the rejection of the books, imposes a flat tax of DRS 100,000, and then asks the owner of the firm to compromise […] The cut of tax rates has no effect when, through another door, by classifying the taxpayer to a higher tax bracket than the one he really belongs, the State oppresses the taxpayer and exerts over-taxation.

The following vivid description of what business owners perceived as an “extractive” attitude of tax authorities was published in the same year:

The prevailing atmosphere in the office of the director of the tax service [resembles that of] paying a ransom. The director reads the report [of the tax auditor], writes something down and then, turning to the taxpayer, says ‘I will reduce it by 40%’. If the taxpayer insists, as I did, he might achieve an even greater reduction. Ordinary people know that they are right, but, not wanting to get involved in tax fights with the State, eventually give in. It is sad to see how the State has ended up making tax officials negotiating for a ransom from the taxpayers.

The lack of a fair and efficient mechanism to settle tax disputes magnified the perception of systematic arbitrariness and abuse:

If I take legal actions, would it ever be possible for me to expect any further gain, especially from a second instance court chaired by a [...] [judge] with no knowledge of tax matters and an
economic inspector who is undoubtedly a mouthpiece, if not an extension, of the inclinations and the aims of the tax officer?84

Entrepreneurs felt that excessive discretion in tax interpretation and enforcement increased compliance costs85 while recurrent disputes on the application of investment allowances generated a permanent uncertainty about their tax liabilities. As the president of the Chamber of Commerce and Industry of Heraclion denounced at a national congress in 1964:

The benefits stemming from the laws on tax incentives should be of a permanent nature, without being subject to cancellation or depending on tax auditors’ judgement about the sincerity of accounting books.86

In all evidence, the reforms of the 1950s failed to improve business’ perception of the tax system. Yet, Greek reformers, well aware of the generalized lack of trust in the tax administration, made some efforts toward a more extensive use of legitimate power in the implementation of the new legislation. To that aim, the government publicly committed to rationalize the tax organization and improve its efficiency in detecting frauds,87 promoted the professional training of tax officers, recommended directors of tax offices “leniency” in the application of the reforms88 and promised that cases of corruption involving tax officers would be given priority in the courts.89 It also announced “a series of measures in favor of taxpayers,” including limits on tax inspectors’ discretion on the rejection of accounting books (excluding cases of tax fraud) and the possibility to resubmit incomplete tax returns.90 Finally, directors of tax offices received a set of directives on tax disputes that aimed at setting limits to their discretion.91

The actual impact of those initiatives is hard to assess, however. There was also some ambiguity in enforcement strategies, which possibly undermined their credibility. For instance, as early as 1957 the government pushed in the parliament a draft bill that extended

85. “[T]here is no hope that firms will reach the peak of their efficiency… In Greece many factors oppose to this. The most important one is the State’s strict and detailed inspection of the accounting books, which obliges firms to engage in dull paperwork”: speech of the President of the Chamber of Commerce and Industry of Tessaloniki, in VA, *Viomichaniki Epitheorissis*, Vol. 26, Proceedings of the 2nd Congress of the Chambers of Commerce and Industry of Greece, 20–23.10.1957, pp. 53–54.
89. Mr Apostolidis on bribery,” *Empros*, 12.11.1955, p. 16. Andreas Apostolidis was the minister of finance in the government headed by Constantinos Karamanlis, leader of the National Radical Union.
the discretionary power of tax inspectors and converted tax evasion into a criminal offense.\textsuperscript{92} The proposed legislation met business’ fierce opposition—it was denounced in the press as “a kind of Holy Inquisition aiming to verify tax conscience”—and was precipitously withdrawn.\textsuperscript{93} Overall, entrepreneurs’ perceptions continued to be dominated by the self-interest and unconstrained discretion of bureaucracies. This was clearly expressed at the national congress of the Greek Chambers of Commerce in 1964:

We are all aware of the ... orders of the Ministry of the Economy requesting tax officers to cultivate a spirit of cooperation and understanding with taxpayers. But [...] who doesn’t know the abuses and very often the blackmailing by tax officers, which creates a climate of permanent dispute? And how could there be no such abuses... when the promotion of tax officers depends, on one hand, on the number of accounting books they reject and on the other hand [...] [tax officers] will never be subject to any sanction for any kind of abuse, no matter how great, when determining the taxable income?\textsuperscript{94}

These voices strongly suggest that government’s failure to reform the tax administration and limit its scope for discretion was the main cause of business resistance to the reforms. As Break and Turvey also noted in the mid-1960s, the tax bureaucracy suffered from a structural lack of qualified officials, poor training, inefficient organization, and a limited capacity to process a fast-rising volume of declarations.\textsuperscript{95} In fact, these were generalized features of a public administration largely affected by practices of nepotism and political patronage, as also emphasized by coeval studies that the government commissioned to independent experts.\textsuperscript{96}

The unequal enforcement of taxation across the business sector was another consequence of administrative and organizational weaknesses. An important innovation of this period was a better integration of personal and corporate taxation with the turnover tax. The establishment of a mechanized clearing center allowed income tax auditors to detect under-declared profits by cross-checking information on wholesale purchases from suppliers extracted from turnover tax records.\textsuperscript{97} In principle, the use of third-party information represented an important element of modernization. However, due to binding constraints on the

\begin{itemize}
\item \textsuperscript{92} For instance, the bill would allow tax officers to conduct audits in both the business and house premises of the taxpayer, while also levying increased penalties on those refusing audits. Tax auditors would also have the authority to send resisting taxpayers into arrest for a maximum of 24 hours.
\item \textsuperscript{93} “The Draconian Bill on the Tax Officers’ Investigative Capacities Was Withdrawn,” Ta Nea, 06.09.1957, p. 1; “The Draconian Tax Measures Should Be Withdrawn,” Eleftheria, 06.09.1957, pp. 1–6.
\item \textsuperscript{95} Break and Turvey, “Studies in Greek Taxation,” 95–101. Harsh criticism was also voiced by tax officials. “Undoubtedly, since their establishment until today, tax offices are functioning without any program and ... organization. Both the internal and external work is managed ... in a casual and unscientific way ... The members of the tax services have to run a marathon ... in order to cover within a limited amount of time a disproportionate and continuously increasing workload”: “Organisation of the Tax Services,” Forologiki Epitheorissi (The Tax Review), 2, no.9, 162–163 (April 1963). See also “The Organisation of the Tax Agencies Is Erratic and Inefficient,” O Economicos Tahidromos, 23.6.1960.
\item \textsuperscript{96} Langrod Réorganisation de la Fonction Publique. The report was also published in Greek under the auspices of the Ministry of Economic Planning and Coordination.
\item \textsuperscript{97} Break and Turvey, “Studies in Greek Taxation,” 99–101.
\end{itemize}
ability to process this information, audits targeted only firms whose declared taxable profits as a percentage of turnover were implausibly low (especially those with reported profits below the exemption limit), firms with profits in excess to a given threshold and firms “whose tax morality [was] suspect”—a statement that suggests the persistence of a wide margin of discretion. Moreover, since the vast majority of small businesses were exempted from the turnover tax, cross-checks affected only a minority of large firms, with little impact on tax evasion but possibly a significant negative impact on perceived fairness and horizontal equity. Combined with partial exemptions and allowances in favor of “special” businesses, the modernization of tax enforcement paradoxically tended to reinforce the perception that reforms had led in fact to an “oppressive levy designed only for the unfavored few.”

Cops and Robbers: Slipping into an Antagonistic Tax Climate

In this section, we use the slippery slope framework to build an analytical narrative of the interaction between changes in tax policy and enforcement by the tax authorities and business’ perceptions of the exercise of tax power. The analysis covers three different executives: the military junta (1967–74), the center-right governments of New Democracy (1974–1981), and the socialist governments led by PASOK (1981–88). In the absence of information on actual controls (for instance, audit rates), our assessment of enforcement relies exclusively on variations in legislation, regulation and instrumentation, such as changes in the approach to criminalization of tax offenses and changes in the severity of penalties, as well as procedural and organizational innovations to counter tax evasion.

Under the military regime, fiscal policy combined generalized tax cuts with a major shift in the use of coercive threats in tax enforcement. A few months after the coup of April 1967, a new legislation allowed the criminal prosecution of accounting inaccuracies and bribery of tax officials, with severe penal and administrative sanctions administered by military courts. This extreme approach was instrumental to the fiscal policy objectives of the 1968–72 Economic Development Plan, which relied on a significant reduction in tax evasion to meet its
ambitious (and hardly realistic) revenue targets. The switch to a heavy hand on tax enforcement was also presented as part of a program of modernization of the state administration and fight against corruption, wrapped in a bold rhetoric of patriotism and nationalistic fervor. The consensus view, however, is that the abrupt changes in administrative norms and practices introduced by the junta and its permanent intimidation of civil servants, far from achieving the desired “catharsis of the administrative machinery,” alienated the bureaucracy from the regime and marginalized the expertise of civil technocrats in the formulation of policies. A telling example was the decision to dismantle as politically disloyal a large part of the technocratic apparatus in the Ministry of the Economy that had designed the tax reforms and supported their enforcement.

Whether this public stance on tax enforcement translated into more systematic and thorough audits or just into more arbitrary controls is hard to say. As the pressure of censorship subsided in the final years of the regime, however, qualified representatives of tax authorities publicly denounced how the junta had failed to pursue measures that would have improved the transparency of the system and contribute to taxpayers’ trust—among them, a rationalization and simplification of an often contradictory tax code (which increased the probability of accounting inaccuracies) or a clear regulation of tax audits. In turn, the Federation of Greek Industries complained about the lack of a clear differentiation between tax evasion and tax avoidance and the arbitrary criminalization of “perfectly reputable” companies with “an excellent tax-paying record.” Overall, the military regime marked a turning point in the emergence of the cops-and-robbers logic of an antagonistic tax climate.

The return to democracy in 1974 ushered in a rising demand for social spending, which had lagged behind the OECD average under previous governments (both democratic and autocratic) and more generally for an expansion of the role of the state in the economy through nationalizations and subsidies. Democratization, however, also coincided with the emergence of an adverse macroeconomic environment, characterized by high inflation and (after 1980) declining growth. In a situation of permanent fiscal emergency, tax pressure on

105. Jouganatos, *The Development of the Greek Economy*, 66–68. See also OECD Surveys 1971, 40–41: “Action against tax evasion seems to have done no more than arrest the previous tendency for the share of direct tax contributions in total tax revenue to decline.”


107. Pittaki, “No Mutiny Will Be Allowed,” 1302–1303. Photopoulos (“The Administration,” 896) argues that the decision led to a “decline in the quality of the tax bills that were proposed in the Parliament and of the interpretative statements issued [by the Ministry of the Economy] in cases of controversial [tax] matters.”

108. The regulation of financial statements was based on a law dating back to 1920, but after WW2 firms used the reporting rules established by tax law regulations. They continued to do so even after the formal adoption of a General Accounting Plan in 1981: Ballas, “Accounting in Greece,” 113–114.


111. Alogoskoufis, “The Two Faces of Janus,” 155–156. In 1974, the ratio of social spending to GDP was 8.3 percent in Greece, against an OECD average of 15.7 percent.

business escalated as governments of different ideological orientation strove to reduce a structural revenue shortfall.

Pressed by a large budget deficit inherited from the military junta, center-right governments passed an emergency tax package that included a nonrecurring 10 percent to 20 percent surcharge on high personal income and corporate profits, deductible from future tax liabilities. Later on, the executives pursued a stronger progressivity by raising tax rates for upper income brackets while increasing tax exemptions and allowances for wage income. In corporate taxation, they increased the rate on retained profits to 40 percent (35 for companies quoted in the stock exchange) and—in line with a general trend in Europe—expanded the tax base by reducing some incentives for privileged sectors (shipping included). While the new level of the statutory rate remained below the European average, an additional burden was imposed on corporations in the form of extraordinary contributions (10 percent of outstanding large credit and loans, or an equivalent tax on profits) and a 10 percent to 20 percent capital levy on the increased book value of their land and buildings. Finally, the rate of the general turnover tax was also raised and some of its exemptions reduced or discontinued. All these measures raised vibrant protest from entrepreneurial organizations for pushing firms to their “ultimate limit of […] taxpaying capacity.”

In this period, enforcement strategies lost the intimidating and repressive features of the military regime. At the same time, governments raised the penalties for tax offenses and introduced innovations that raised concerns and protests in the business sector. Criminal prosecution was limited to fraudulent tax infringements, while the tax code was revised to impose tougher fines on evaders. In turn, a presumptive system based on external signs of wealth (e.g., cars, boats, yachts, housing rents), which until then had been used informally by the tax administration, was officially reintroduced in 1978. The turn of the screw, welcomed by international observers as “the beginning of a systematic approach to the serious problem of tax evasion,” included also new unconventional instruments, such as the creation of specialized task-forces against tax frauds. These were denounced in the business press as “commando-like” squadrons of a “tax hunting” police entrusted with “excessive powers” (for instance, to reject accounting books on a fast-track basis) and trying to intimidate

115. In 1980, the average statutory rate on retained profits in the European Community was 46 percent. For a systematic international comparison of corporate taxation in the 1980s, see European Commission, Report of the Committee of Independent Experts, 153–183.
116. Companies were allowed to pay this extraordinary tax through special medium-term bank loans.
121. OECD 1978, 23. In developing economies, presumptive taxation is often pursued for its expected positive impact on tax morale and compliance (through reduced horizontal inequity). However, it has also high collection costs, limited revenue potential and a high degree of discretion and arbitrariness, which tends to generate strong resistance by potential taxpayers: Martinez-Vazquez, “Successful Tax Reforms,” 31–32.
122. OECD Surveys 1979, 51.
taxpayers with “unprecedented penalties and fines.” On one hand, this procedural and organizational innovations admitted the chronic failure of the tax administration to fight noncompliance, weakened also by a strict application of bank secrecy that prevented systematic third-party checks. On the other hand, they strained further the relationships with the business sector. The Chamber of Commerce and Industry of Athens complained that the new strategy “handed the taxpayer over to the uncontrollable judgment” of “overzealous” directors of tax offices, whose remuneration was officially linked in 1976 to the amount of revenues collected. In turn, government’s promises to reduce firms’ compliance costs (through a simplification of the accounting records to be submitted to tax authorities) and to enhance a “fast resolution” of tax disputes were received with skepticism by entrepreneurs, who saw them as just another way of preserving a high level of arbitrariness that “sabotaged” business plans and tax compliance. In 1979, a “Disincentives Committee,” coordinated by the Bank of Greece with the participation of entrepreneurial organizations, placed the tax system in a prominent position among the most serious obstacles to business initiative and industrial development.

The tax policies of the socialist governments (1981–88) followed similar paths. With a rising budget deficit, they widened the taxable base and raised tax rates, with some relief for lower-wage income earners. They also imposed a new tax on the overvalue of land and buildings owned by large companies, increased further the statutory rate on retained profits (from 40 percent to 45 percent) and the turnover tax rates, while at the same time approving new tax incentives for investment. In a similar way, the austerity plan of 1986–87 included a one-time surcharge on corporate profits and income from property and self-employment and a generalized increase in corporate and property taxation.

In this framework, the government also put new pressure on the business sector by intensifying book audits, extending criminal prosecution to a wider set of tax offenses and in some case by publicizing the identity of firms under investigation. This increasingly inquisitorial approach stressed government’s relationship also with tax officers’ unions, which publicly denounced the existing procedures for the assessment of firms’ taxable income as “endless … bureaucratic, difficult to explain, and incomprehensible.” In turn, entrepreneurial organizations continued to complain publicly about the “disincentives” to business generated by the tax system, blamed emergency taxation for disrupting firms’ investment plans, denounced the

129. OECD Surveys 1985/86, 44–47; Jouganatos, The Development of the Greek Economy, 134–141

Down the Slippery Slope: Evidence from Tax Return Data

The reforms of the 1950s aimed at reducing the heavy dependence of tax revenue on regressive indirect taxation and rebalance its structure in favor of direct taxes, which would enhance a more equitable income distribution and a more effective macroeconomic management.\footnote{Jouganatos, The Development of the Greek Economy, 27, 66, and 101–109. See also OECD Surveys 1977, 23–25: “the Greek tax structure has improved very little over the last ten years […] Apart from social equity considerations, the present excessive weight of indirect taxes implies a low overall elasticity of total tax revenue with respect to GDP growth.”} Thirty years later, it was clear that they had failed to achieve the desired objectives. The postwar period saw in Western Europe a convergence in the GDP ratio of income tax revenue, which increased faster where its initial level was lower. In fact, as shown in Figure 1, Greece—a country at the bottom of the European ranking in income tax capacity in 1965 (the first year
for which comparable data are available for OECD countries)—recorded the highest average annual increase in revenue both from personal income taxation (with Italy, Spain, and Ireland) and corporate taxation (with the United Kingdom) until the late 1980s.

However, this relative catching up was insufficient to fill the initial gap. As shown in Table 1, in 1965 overall income taxes, as a share of GDP and of total tax revenues, were a fraction (21 and 30 percent, respectively) of the corresponding average in 15 Western European economies. A quarter of century later, in 1988, they had increased only to 41 and 57 percent. In contrast, capacity in indirect taxation, already in line with the European average at the start of the period, in the late 1980s was 20 and 65 percent higher than the European average in terms of GDP ratio and contribution to total revenue, respectively.

Moreover, as shown in Figure 2, catching-up in tax revenue from personal income was limited to a brief period (the decade between 1975 and 1985), while the gap in corporate tax revenue showed no steady progress since the early 1970s. Figure 3 shows that in the 1970s and 1980s Greece fell behind also with respect to other European countries (Italy, Spain, and Portugal) with structural similarities—such as a high incidence of self-employment, a high number of small and micro family-based firms, and a large underground economy—that facilitate tax evasion and depress income tax capacity.134 In fact, over the last quarter of the

Table 1. Tax revenue structure, 1965–1988. The European average is a weighted mean of 15 Western European countries (Austria, Belgium, Denmark, Finland, France, West Germany, Ireland, Italy, Netherlands, Norway, Portugal, Spain, Sweden, Switzerland and the UK). Country weights are based on the average share of total European GDP over the period. Source: OECD.Stat, Revenue Statistics, Comparative Tables (https://stats.oecd.org/index.aspx?DataSetCode=REV)

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<th>1965</th>
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<th>1988</th>
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<td>Greece %</td>
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<tr>
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<td></td>
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<td>Personal income tax</td>
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<td>0.21</td>
<td>3.9</td>
<td>0.41</td>
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<tr>
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<td>0.22</td>
<td>1.1</td>
<td>0.41</td>
</tr>
<tr>
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<td>0.93</td>
<td>0.9</td>
<td>0.42</td>
</tr>
<tr>
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<td>0.94</td>
<td>13.1</td>
<td>1.20</td>
</tr>
<tr>
<td>Social security</td>
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<td>0.84</td>
<td>8.2</td>
<td>0.67</td>
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<tr>
<td><strong>Total tax revenue</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<td>0.30</td>
<td>14.3</td>
<td>0.57</td>
</tr>
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<td>Corporate tax</td>
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<td>48.2</td>
<td>1.65</td>
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<tr>
<td>Social security</td>
<td>32.0</td>
<td>1.21</td>
<td>30.1</td>
<td>0.92</td>
</tr>
</tbody>
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134. Cross-country evidence demonstrates that unreported income exceeds 50 percent among the self-employed, while collusion between firms and employees on under-reporting is also much easier in small firms: See Slemrod, “Cheating Ourselves”; Kleven, “How Can Scandinavians”; Kleven et al “Why Can Modern Governments.” Schneider and Enste (“Shadow Economies,” 107) stress the importance of an interdisciplinary approach to assess the impact of tax morale and the perceived fairness of the tax system on the size of underground activities.
20th century, Greece had the smallest average firm size and the highest rate of self-employment among European countries (45 percent compared to 25-to-35 percent in Italy, Spain, and Portugal). It also led the ranking of shadow economies in OECD countries, with 28.6 percent of the official GDP, closely followed by Italy, Spain, and Portugal (with 26.0, 22.4, and 22.1 percent, respectively). This comparative perspective suggests that Greece should be seen as an extreme case of a vicious circle between poor fiscal institutions and structural weaknesses that undermined tax capacity in southern Europe.

In order to assess more precisely the role of business in the poor performance of income taxation in Greece, we use the aggregate tax return statistics published by the Greek National Statistical Service since 1960 (see the Online Supplementary Material for further details).


136. Schneider, “Shadow Economies,” 611–612; this high level has proved very resilient in the following 20 years, in Greece as in other European countries (Medina and Schneider, “Shadow Economies,” 61–71).

137. For instance, in the case of Italy, Di Martino and Vasta (“Happy 150th Anniversary” and “Reassessing the Italian Economic Miracle”) suggest that the tax system critically contributed to depress firms’ size (and their propensity to innovate) through tax incentives in favor of artisans and small firms, the complexity of the tax legislation (which forced entrepreneurs to rely heavily on external accountants with a vested interest against firm’s growth) and poor enforcement (which enhanced tax evasion and the “tunneling” of resources from firms to their owners).

Figure 4 shows indices of real revenues per capita of the personal income tax for different occupations and the corporate tax since the late 1950s.139 Compared to a steadily rising trend for employees and liberal professions (the latter was reversed in the 1980s, though), the trend for unincorporated business (entrepreneurs, merchants, and artisans) and rentiers remained extremely flat for the whole period, apart from occasional and mild spikes in coincidence with the fiscal emergencies of the 1970s. In comparison, the capacity to tax the corporate sector increased faster until the mid-1970s, but stabilized around its 1974 level for the rest of the period. In three decades, tax capacity increased only by a factor of 5 vis-à-vis income of unincorporated business and a factor of 13 vis-à-vis corporate income, against 25 vis-à-vis labor income.

We can further explore at an aggregate level the response of businesses to variations in tax policy and enforcement in different periods by decomposing real tax revenue into its determinants, as follows:

\[
\text{Tax revenue per c.c.} = \frac{\text{Total tax revenue}}{\text{Total taxable income}} \times \frac{\text{Total declared income}}{\text{Total taxable income}} \times \frac{\# \text{of declaring businesses}}{\# \text{of declaring businesses}} \times \frac{\text{population}}{\text{population}}
\]

The first two factors capture the impact of policy changes through [1] the average effective tax rate140 and [2] the taxable share of declared income (i.e., after deducting exemptions and allowances from personal net income and distributed dividends and tax free reserves from corporate net income).141 Factors [3] and [4] can be defined as the intensive and the extensive margins of the income tax base, respectively. Factor [3] measures the contribution of the average real income declared by each reporting business unit, that is, households for personal income and companies for corporate income. Changes in declared income are determined by variations in true earned income and in tax compliance (i.e., the share of true income not reported). Finally, factor [4]—that is, the number of business units filing tax records (normalized by population)142—measures the contribution of the business base, which expands as new businesses are created and some of the existing ones decide to “emerge” under the pressure of tax enforcement. By expressing the equation above in annual growth rates, we can measure the contribution

139. We normalize nominal tax revenues by population (rather than by GDP) due to the existence of different revised series of nominal GDP. This choice also allows us to avoid short-term fluctuations driven by the business cycle.
140. For personal income subject to progressive taxation, the effective tax rate captures also the effect of real fiscal drag—that is, the additional tax revenue due to real income growth.
141. Because the corporate income tax was levied only on undistributed net profits, the size of the taxable base was also determined by firms’ decisions about the share of profits distributed to shareholders as dividends.
142. From 1958 to 1988, the number of personal income tax returns from unincorporated businesses increased by a factor of 5.7 (from 104,625 to 599,338) with an average annual growth rate of 6 percent. In a similar fashion, the base of corporate taxation increased by a factor of 5.5 (from 686 to 3,783) for Greek-owned firms and a factor of 1.9 (from 179 to 335) for foreign-owned firms, with an average annual growth rate of 6.9 percent and 2.3 percent, respectively. For the sake of comparison, the number of returns from employees increased from 54,250 to slightly more than 1 million (a factor of 18.5, with an average growth rate of 10.2 percent).
of each factor to the growth of tax capacity, measured as real tax revenues per capita.\footnote{143} Results for subperiods are presented in Table 2 (unincorporated business) and Table 3 (corporations), together with two proxies of true reportable income: the average real GDP per capita and real household income from property and entrepreneurship per capita (based on national accounts statistics).\footnote{144} (Annual results are included in the Online Supplementary Material.)

In the long run, tax capacity vis-à-vis unincorporated business grew at an average annual rate of 5.5 percent; this is almost exclusively explained by the extensive margin (reporting businesses) while the intensive margin (reported income) made a negative contribution. In comparison, the capacity to tax the corporate sector increased significantly faster vis-à-vis both Greek- and foreign-owned companies (9.0 and 12.3 percent, respectively), although the dynamics of the extensive margin dominated in the former and that of the intensive margin in the latter.

\footnote{143}{The growth rate of a variable that is the product of other variables can be decomposed into the sum of the growth rates of its determinants.}

\footnote{144}{Both proxies tend to overestimate actually reportable income because they include income of households and firms not legally required to file tax returns. At the same time, they fail to account for income from the shadow economy, thus underestimating reportable income. Finally, we do not know to what extent the Greek estimates of national income depended, among other sources, on income reported in tax returns.}
The analysis by subperiods sheds further light on important differences in the determinants of tax capacity. For unincorporated business, progress was slow in the first period, peaked between 1967 and 1980 and finally collapsed in the 1980s. The contribution of tax policy (average tax rates and the ratio of taxable-to-declared income) was negative in 1959–66 and 1967–73 and turned positive after the return to democracy, in line with our analytical narrative. The contribution of the intensive margin (reported income) was positive only until 1966 and
turned persistently negative thereafter, especially so after 1974. The gap with respect to the
growth of average and entrepreneurial income can be interpreted as a broad measure of the
magnitude of underreporting, which is sizeable even taking into account the sharp slowdown in
average income growth since the mid-1970s. The contribution of the extensive margin (report-
ing businesses) was always positive but extremely low until 1966 and after 1981, while it
reached a peek under the military junta. This suggests that, in the early years of the reforms,
many businesses preferred to remain in the shadow sector, but for those who decided to
“emerge,” there was possibly a trade-off (conditional to a favorable business environment)
between lower tax pressure and enhanced compliance. This interpretation is consistent with
the expected sign of the elasticity of reported income to changes in the net-of-tax rate.145 On the

145. A large literature is devoted to estimate the response of declared income to changes in net-of-tax rates
(i.e., income retained after tax) both for personal income (Gruber and Saez, “The Elasticity of Taxable Income”)

Figure 3. Income tax capacity in Southern Europe, 1965–1988. This figure shows the GDP ratio of revenues
from personal income taxes and corporate taxes for Greece, Italy, Spain and Portugal. Source: OECD.Stat,
contrary, under the military junta, when failing to comply with the obligation to file tax returns could be interpreted as political disloyalty, repressive forms of coercion forced the emergence of many businesses but had a negative effect on their compliance. After 1974, this was further depressed by rising tax pressure and the consolidation of an antagonistic tax environment.

The pattern observed in the corporate sector is quite different. Tax capacity increased very fast until 1973, collapsed in the second half of the 1970s and bounced back in the 1980s. Although tax pressure fell in the early years of the reforms and began to rise since the second half of the 1960s, the taxable-to-declared income ratio tended to fall until 1980, suggesting that a clear discontinuity in tax incentive policy was achieved only under the socialist governments. The sharp fall in this ratio for Greek-owned companies under the military junta is also explained by a significant increase in the share of distributed profits; this suggests that firms responded to higher tax pressure and more repressive enforcement by allowing shareholders, directors, and managers to appropriate a larger share of net income in forms that were more likely to elude taxation. The contribution of the extensive margin was always positive and

and corporate income (Gruber and Rauh, “How Elastic Is the Corporate Income Tax Base?”). The observed larger response by self-assessed and/or richer tax payers (compared to employees and poorer tax payers) suggests that a significant part of the fall in declared income after a tax rate increase is driven by lower tax compliance.

During this period, the share of distributed profits over total net income declared by Greek-owned companies was permanently higher than 70 percent, well above the average of the previous period (53 percent).
much stronger for Greek-owned companies (though declining over time, also due to a significant increase in loss-reporting companies since the mid-1970s). In turn, the contribution of the intensive margin (reported income) was very sustained and largely exceeded the growth rate of average and entrepreneurial income in the first two periods; this suggests that tax enforcement was comparatively more effective in pushing compliance in the corporate sector until the mid-1970s and especially so in the buoyant business environment during the years of the military junta. In the deteriorated macroeconomic and business environment that coincided with the return to democracy, we can observe a clear change in the tax behavior of Greek-owned companies, with an abrupt decline in the trend of reported income that accelerated toward the end of the period. Comparatively, a similar decline was limited to the late 1970s in foreign-owned companies.

Focusing on the intensive margin, Figure 5 compares trends in real declared income per reporting business in the unincorporated and the corporate sector; we include the same index for professional occupations for the sake of comparison.

The figure shows that reported income of unincorporated business and Greek-owned corporations grew broadly in line with average and entrepreneurial income until the

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147. Over the whole period, the share of loss reporting over total reporting companies was 35 percent for Greek owned and 32 percent for foreign owned. In the 1980s, this share rose to 43 and 39 percent, respectively.
148. The bulk of foreign-owned companies, both in terms of numbers and net income, was accounted for by firms jointly classified in the sectors of commerce, bank, insurance, and real estate.
mid-1960s (but significantly faster in foreign-owned companies). Since then, however, the intensive margin of unincorporated business shows a declining path; by 1988, reported income had reverted back to its 1959 level in real terms. Net income reported by Greek-owned corporations shows a similar declining trend after 1974, reverting to its 1970 level by the end of the period. As shown in Figure 6, we observe the same pattern in sectoral trends of reported income (manufacturing, construction and commercial, financial and real estate services), which jointly accounted for 90 percent of total net income over the period.

The evidence is fully consistent with our slippery slope narrative. The intimidating strategy of coercive threats pursued by the military junta had only temporary effects on enforced compliance but backfired once the regime collapsed. Under democratic governments, the consolidation of an antagonistic tax climate and the poor credibility of ordinary enforcement strategies depressed compliance further in an increasingly adverse business environment. This interpretation is also consistent with recurrent concerns expressed by international observers, who raised doubts about the actual impact of stricter tax enforcement on tax compliance both under conservative and socialist governments.

Figure 6. Real declared income by sector of Greek-owned companies. This figure shows the (log) index \((1959 = 1)\) of real declared income per reporting Greek-owned company by sectors. Fiscal years; nominal values are deflated by the corresponding Consumer Price Index. The weighted average is calculated using sector weights based on each sector’s average share of total net income over the whole period (manufacturing 43.3%, commerce banking insurance and real estate 39.1%, construction 6.8%, transport & storage 6.6%, mining 2.2%, other services 1.8%). Sources. Tax revenues: National Statistical Service of Greece, Statistical Yearbook of Public Finance (Public Finance Statistics), 1962-1990: section IV (Income Taxation). Consumer Price Index: OECD data \((1 = 2015)\), https://data.oecd.org/price/inflation-cpi.htm.

149. OECD 1979, 19: “The sharp deceleration in the rate of growth of income from property and entrepreneurship between 1977 and 1978 is, however, surprising in view of the buoyancy of domestic demand and in particular of the acceleration in non-agricultural output. There may have been some under-recording partly associated with tax evasion last year”; OECD 1987, 42: “Efforts to curb tax evasion were less successful than expected. Although, as a result of fiscal drag and ... better controls, the number of income declarations by merchants, industrialists and shopkeepers has grown appreciably, their tax payments are on average considerably lower than those of employees.”
Although we find the evidence of systematic underreporting quite compelling, we do not claim that the tax climate was its sole determinant. In fact, we cannot rule out that other environmental factors could contribute to a degradation of compliance in the 1970s and 1980s. On one hand, empirical studies show that changes in net-of-tax rates (i.e., income retained after tax) tend to affect both the personal and corporate income tax base because higher tax rates increase the profitability of underreporting on the margin.\(^{150}\) Similarly, rising inflation gives households incentives to underreport income in order to preserve or restore real purchasing power, to offset the fall in the real value of nominal allowances and exemptions and to avoid the progressive effect of fiscal drag.\(^{151}\) By the same token, higher inflation can give firms (especially if capital intensive) incentives to underreport net income because inflation reduces the real value of tax deductions (e.g., for depreciation and investment) based on historical cost accounting, thus increasing the real corporate tax burden.\(^{152}\) On the other hand, rising labor and general costs and, to a much lesser extent, administered prices\(^{153}\) most likely led to lower profitability, which is generally associated with an increase in the proportion of underreported income in the business sector.\(^{154}\) The actual impact of such factors remains an empirical question for future research.

Conclusions

Our paper used the slippery slope framework to explain why post-WW2 Greek governments failed to increase their capacity to tax income and profits of the business sector and reduce their gap in direct taxation with other European countries. We argue that both enforced and voluntary tax compliance of Greek entrepreneurs was undermined by the lack of a credible and consistent use of legitimate power and the overreliance on threats of coercive enforcement throughout the second half of the 20th century. Early experiments with income taxation in the interwar period elicited stiff resistance by the business sector. In the 1950s and early 1960s—a Golden Age of fast growth, macroeconomic stability and favorable business conditions—the modernization of income and corporate taxation was insufficiently supported by a credible reform of the tax administration and a sustained investment in earning the trust of entrepreneurs. The proliferation of special tax treatments across firms and sectors and the failure to implement neutral and transparent rules for tax enforcement reinforced business’ perceptions of tax power as unfair, arbitrary and extractive.

\(^{150}\) Gruber and Saez, “The Elasticity of Taxable Income” and Gruber and Rauh, “How Elastic Is the Corporate Income Tax Base?”

\(^{151}\) The average annual consumer price inflation increased from 2.2 percent (1959–66) and 4.2 percent (1967–73) to 15.9 percent (1974–80) and 17.8 percent (1981–88).


\(^{153}\) Administered prices were limited to rents, public utilities, and transport services and frequently adjusted upward to rising inflation. Although they could limit profitability in the affected sectors, they also relieved cost pressure for other businesses. Controls of food prices were occasionally introduced but soon discontinued.

\(^{154}\) According to the OECD data, Greece was the only country to experience a decline in the rates of return on capital in the business sector: European Commission, Report of the Committee of Independent Experts, 154.
With hindsight, the reform of the 1950s were a once-in-a-century missed opportunity to enhance business’ acceptance of income taxation and build a more cooperative tax environment. Later on, adverse political and then macroeconomic developments favored the emergence of an increasingly antagonistic tax climate. Extreme threats of coercion under the military regime had virtually no effect on tax compliance of unincorporated business and only a limited and short-lived impact on incorporated firms, in spite of lower tax pressure and a buoyant economy. In the framework of a permanent fiscal emergency with declining growth that prevailed after the return to democracy, the combination of rising tax pressure and an intensification of coercive threats not only failed to improve but most likely contributed to a generalized deterioration of business tax compliance. Given the structural characteristics of the Greek economy, with a self-employment rate at 42 percent of total official employment still at the end of the 20th century, the systematic underreporting of income by business (and liberal professions) pushed the Greek economy further down the slippery slope of a low tax capacity equilibrium.

This historical failure continues to cast a shadow on the Greek economy. In the dramatic crisis of 2009–13, which put fiscal policy under strict international supervision, the short-run imperative of raising revenues from direct taxation was pursued through the same antagonistic approach that had failed in the 1970s and 1980s: the escalation of tax pressure and the intensification of threats of deterrence. However, the tax system still exhibits the structural weaknesses and distortions that depressed historically business’ compliance. In line with the slippery slope predictions, the hard stance of tax authorities has led to a further deterioration in business’ perception about the fairness of the tax system and the effectiveness with which it is administered, with limited effects on tax evasion and the shadow economy. Almost 70 years after the reforms that laid the foundations of its modern tax system, the Greek society has yet to find a way to earn business’ trust, broaden a historically narrow tax base and break the low income tax capacity trap.

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156. Fotiadis and Chatzoglou, “Tax Morale”; Kaplanoglou et al., “Tax Compliance.” In 2018, after more than 10 years of adjustment, Greece had pushed its total tax revenue to 40 percent of GDP (the same level of Germany); however, the share of taxes on income and profits over total tax revenues (20 percent) had fallen below its precrisis level (22.9 Percent) reverting to its 1990 level. Data from https://www.oecd.org/tax/tax-policy/global-revenue-statistics-database.htm.
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Supplementary Material

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