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Abstract

Economic historians have recently emphasized the importance of integrating economic and historical approaches in studying institutions. The literature on the Ottoman system of taxation, however, has continued to adopt a primarily historical approach, using ad hoc categories of classification and explaining the system through its continuities with the historical precedent. This paper integrates economic and historical approaches to examine the structure, efficiency, and regional diversity of the tax system. The structure of the system made it possible for the Ottomans to economize on the transaction cost of measuring the tax base. Regional variations resulted from both efficient adaptations and institutional rigidities.
EFFICIENCY AND CONTINUITY IN PUBLIC FINANCE:
THE OTTOMAN SYSTEM OF TAXATION

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Economic historians have recently made great progress in studying the past by applying the tools and concepts of New Institutional Economics. A fundamental element of this achievement has been to go beyond the narrow confines of previous approaches. Whereas the applications of narrow neoclassical economic analysis had typically lacked an appreciation for the role of history and focused primarily on the efficiency properties of institutions, the new trend has been to integrate economic and historical approaches for richer and more comprehensive explanations of how and why history mattered. Similarly, whereas unsystematic historical approaches had lacked sound theoretical basis and proceeded narrowly by focusing on how previous customs and traditions were responsible for the existence of an institution, the new approach has been to also examine the properties of the institution that ensured its survival.

The literature on Ottoman taxation, however, has somehow failed to benefit from these developments. A narrow historical approach has dominated the literature, as scholars have studied the regional, legal, political, and economic complexities of the tax system primarily by identifying continuities with the historical precedent in the Islamic law, the Byzantine state, or various other institutions of previous states. The Ottomans are said to have adopted the local
customs and methods of taxation that they inherited in a newly conquered region, combining with the tax codes of other regions as necessary. Referring to the Sultanic law code for land holding and taxation, Halil İnalcı̈k provides this type of an explanation when he writes: “It was this law code, actually a combination of Islamic and local practices related to the Roman-Byzantine legacy, which administered the relationships in Ottoman landholding and taxation.” In an exemplary statement of how the dominant historical approach has tried to explain the tax system, he continues: “In fact, the system was closely analogous to that of previous Islamic and Byzantine states, and there was no reason for the Ottomans to revolutionize tested methods as long as the state received its revenues.”

While İnalcı̈k’s statement may be accurate in general terms, it cannot be taken as the basis for an argument against using a systematic, theoretical approach. Although the similarities between the tax systems of the Ottomans and their predecessors seem to support a narrow historical approach, identifying the historical precedents of tax categories does not by itself provide a complete explanation for why a certain mixture of taxes, and not something else, was adopted. The origins and the persistence of a tax system are different things. The key problem with İnalcı̈k’s approach is that it does not explain why the Ottomans chose certain elements of the Islamic or Byzantine legacy and not others. That there were many components of previous tax systems, such as labor services, that the Ottomans carefully and systematically discontinued suggests the presence of some rules and a selection process that kept some elements of previous systems and discarded others. While conquering land from multiple predecessor states, the Ottomans inherited the tax systems of multiple legal and political traditions that needed to be molded into a coherent whole. History did matter, of course, at least by way of providing a menu of choices available to the Ottomans and in shaping the regional variety. But a satisfactory
explanation of the system as a whole demands that an appeal to history must be complemented with knowledge of the general structure of taxes and the forces that affected the Ottomans’ choice of one type of precedent over the others.

This paper aims to study the Ottoman system of taxation by integrating economic and historical approaches. Borrowing insights from recent developments in New Institutional Economics and using information from the published tax registers of the Ottoman Empire, I examine the overall structure and efficiency of the system and the way it was shaped by regional conditions and institutional history. Three objectives thus guide the inquiry. The first is to identify the general structure of the tax system. Although historians have proposed various ways of classifying Ottoman taxes, they have typically chosen *ad hoc* categories of classification, failing to determine the general structure of taxes or a mechanism to distinguish between them systematically. I construct an economic classification of taxes that depend on systematic differences in the tax base.

The second objective of the paper is to examine the efficiency of the tax system. Identifying the general structure of taxes makes it possible to ask why this, rather than some other, structure was chosen. Adopting an economic approach and focusing on the efficiency properties of the system, I argue that the choice of how to levy taxes on an item or activity was determined primarily by the cost of measuring the tax base.

The third objective is to explain the regional diversity of Ottoman taxes. Despite sharing a common structure, taxes varied significantly among the regions of the Ottoman Empire in names, bases, and rates. Some of these variations can be viewed simply as efficient adaptations of the system to local conditions. But a satisfactory explanation of the system as a whole requires that we integrate economic and historical approaches by studying not just how the
Ottomans were able to transform some taxes for efficiency but also how institutional rigidities prevented them from transforming others.

THE EFFICIENCY AND PATH-DEPENDENCE OF INSTITUTIONS

Methodological differences between the narrow variants of the economic and historical approaches originate primarily from the contrast between their views of institutions. In a narrow, ahistorical economic approach, an institution is simply the efficient solution to an economic problem. In this view, a process of competition would weed out inferior institutions, ensuring the survival of only those that best solve the problem. Institutions are thus endogenous responses to the environment, outcomes of some sort of a selection process that generates efficient results. It follows that changes in the environment (e.g., prices, technology) would create incentives to alter existing institutions and to construct new ones better suited to the new environment. The economic historian’s task then becomes to simply identify the economic problem and the competitive forces responsible for the existence of an institution.

According to an equally narrow historical view, competitive forces do not affect institutions. History is what matters. From an atheoretical and unsystematic historical approach to institutions, their existence is not directly associated with a particular property like equity or efficiency. An institution may survive not because it was a static efficient response to an economic problem but because it was the product of a dynamic and irreversible historical process in which past institutions determine the nature and evolution of those that exist today and in the future. To explain the prevalence and divergent paths of institutions, we need to examine their history.
Whereas some of the early works in economic history may have been from narrow variants of economic or historical perspectives, recent contributions have increasingly recognized the deficiencies of a one-sided narrow approach and aimed to bridge the gap between them. Economic historians would now generally agree that both competitive and historical forces matter in shaping institutions. The challenging task is to determine how exactly to integrate the two types of approaches for a complete explanation. The influence of history is sometimes described in economic history by the term “path dependence,” referring to the way outcomes are generated by allocative processes that are unable to break free from their own history. We need to know not only which institutions best served particular needs but also how societies often had distinct institutional trajectories that did not yield to competitive forces and why some societies could not easily transplant more successful institutions of other societies. Approaching from the other side of the explanatory scheme, we need to know how and why some institutions managed to break free from their historical path.

The importance of integrating multiple perspectives may be most evident in New Institutional Economics, where leading proponents have shifted positions from adopting an efficiency view of institutions to recognizing the importance of path-dependence. Douglass North, a Nobel Laureate pioneer of the New Institutional approach in economic history, has explicitly “abandoned the efficiency view of institutions” and proposed a more comprehensive analysis of institutions, institutional change, and economic performance.\(^2\) In addition to providing historical richness, New Institutional Economists have developed the tools and concepts of modern institutional political economy and used them to explain how and why history mattered. In other words, they have brought systematic theory to the task of explaining institutions. Some of the recent influential studies of the Middle Eastern institutions have also
come from this perspective as can be seen in the works of Timur Kuran and Avner Greif. It is now time to apply insights from these developments to examine the Ottoman tax system.

THE GENERAL STRUCTURE OF THE OTTOMAN SYSTEM OF TAXATION

Studies of the Ottoman system of taxation typically use the detailed information recorded in imperial registers (defter-i hākanī) for source. Upon conquering new lands, the Ottomans typically surveyed all taxable resources and activities and recorded the information in tax registers commonly known as the tahrir defterleri. As circumstances changed over time, they conducted subsequent periodic surveys in order to update the information on the empire’s current sources of revenue. The registers were used for a variety of purposes, including serving as official records to establish legal claims to land, assessing the empire’s expected tax revenues, and appropriating some of the revenues to the military and administrative officials as remuneration for their services. Fortunately, many of these registers have survived to the present, available to researchers in various archives in Turkey and other countries that were previously under Ottoman domination, making it possible to study the Ottoman system of taxation in great detail.

At the beginning of each district’s register was its tax code, a document called kānūnāme. Tax codes show that the Ottomans did not use complicated tax instruments like the income tax or the value added tax for public finance, because they faced various constraints in their capacity to gather the information required to administer taxes. Instead, they relied on simpler and more feasible taxes like lumpsum taxes on shops, personal taxes with standard rates within a district or province, and production taxes that were collected as simple proportions of output or based simply on the amounts of land or another input. Because taxes were levied on
numerous groups of persons and activities, however, the resulting system was still inevitably complex. The types and rates of taxes could vary significantly between regions, making the system more complicated. It must have been complicated enough, even perhaps for the government’s own agents, that the government felt obligated to carefully lay out the basic tax regulations of each district in a formal code and to specify the rates at which each tax was to be collected in different circumstances.

To reduce the complexity of taxes, we need to classify them by using a coherent standard. Previous classifications of taxes, however, have not been satisfactorily coherent or enlightening. Whereas some historians have examined each tax in isolation and thus avoided the problem of classification, others have classified them based on *ad hoc* or purely legal, rather than economic, categories. As an example of the former, Neşet Çağatay described taxes in an encyclopedic style by taking them in an alphabetical order, making no attempt to group them into categories.6 Although this work, as one of the earliest studies in the field, undoubtedly contributed to our understanding of the Ottoman system of taxation, such an approach is ultimately incomplete and unsatisfactory because it fails to provide the framework around which each of these taxes were collected. As an example of the latter, İnalçik grouped tax revenues recorded in the tax registers into four groups: personal taxes, tithes, various fees and fines, and extraordinary levies.7 Lacking a clear theoretical basis, however, this *ad hoc* classification is also unsatisfactory and confusing. It is not clear, for example, why fees on some agricultural products and fines on criminal misdemeanors belong to the same category, and how tithes are to be distinguished from other taxes on agricultural products. Although the distinction between categories may have been based on the method of collection (cash vs. in-kind), this does not explain why personal taxes, collected in cash, were put in a separate category than fees and fines.
Ottoman taxes have also been studied within a legal framework by distinguishing between Islamic and customary taxes. For example, whereas the tithes had a well-established basis in Islamic taxation, some of the personal taxes used by the Ottomans had no clear basis in the Islamic law. Although the distinction between the Islamic and customary taxes may have been useful in identifying the legal precedent for taxes, it does not help to understand the basic structure of the system as a whole. It does not help to distinguish between the taxes found within each category or to similarly identify commonalities between the taxes found in the two categories. For example, distinguishing between the Islamic and customary origins of taxes does not help to understand the differences between various Islamic ways of taxing agricultural products, such as the difference between the tithes used in taxing wheat and the fees used in taxing fruits and vegetables. It similarly does not help to understand the commonalities between taxes with Islamic and customary origins. The tithes observed in the European provinces that the Ottomans simply preserved from the tax systems of predecessor Christian states, for example, are essentially identical to those observed in the Arab lands, though their legal basis may have been different. Although previous *ad hoc* or legal classifications of Ottoman taxes may have served well for some purposes, they do not provide a coherent framework for classification and a consistent procedure for differentiation.

Despite the enormous complexity of the Ottoman system of taxation on the surface, it had a simple basic structure. To understand the fundamental elements of this structure, let us use simple insights and concepts from the economic theory of taxation and follow the usual analytical procedure of classifying taxes according to their base. A tax base is simply the item on which the tax is levied. Ottoman tax bases can be grouped into three major categories: personal taxes levied on the persons or households, trade taxes on the goods and services brought
to market for sale, and production taxes on various farming and manufacturing activities. The Ottoman budgets included other sources of revenue, such as the tributes from vassal states, profits from government owned enterprises, and revenues from various fees and fines like the marriage fees and criminal fines.\(^{10}\) Because of our focus on tax revenues, other sources of revenue are excluded from this classification.

Legally, personal taxes resulted from the dependent status of the subjects.\(^{11}\) Although the names and rates of personal taxes could vary among regions, they were commonly levied on the persons or households. The tax rates could vary among taxpayers, depending on their observable characteristics like land ownership and marital status, which served as an index of their ability to generate income and pay taxes. For example, under the conventional system of taxing subjects, a married subject who held farm land workable by a pair (çift) of oxen paid the çift tax, which was higher than the amount paid by bachelors (resm-i mücerred) and those possessing less than a çift or no land (resm-i bennāk). Those unable to work, such as the elderly and the disabled, were exempted from personal taxes.\(^{12}\)

Table 1 shows examples of personal taxes in the Ottoman Empire during the fifteenth and sixteenth centuries. Representing the differences in rates and the geographical diversity of the Empire during this period, the Table includes information from such diverse districts as Jerusalem in eastern Mediterranean, Budapest in Europe, Bursa in western Asia Minor, Erbil in northern Iraq, and Antep and Malatya in eastern Asia Minor.\(^{13}\) Personal taxes were typically levied in cash. The rates for the çift tax, for example, were specified in terms of the Ottoman currency of akçe and varied from being 33 akçes in Bursa in 1487 to 50 akçes in Erbil in 1542 and Malatya in 1560.
The second general category of Ottoman taxes was the trade taxes that applied to market exchange of goods and services. Trade taxes included customs dues and the general market tax, exacted on items brought for exchange into towns and villages that hosted the periodic markets. The tax base was the item brought in for trade. The tax codes, especially of districts with large markets, specified the rates at which various goods, spices, animals, slaves, and agricultural products were to be taxed. In some places trade taxes took the form of gate dues that applied to items in-transit or brought in for local consumption. Items could also be taxed at ports or river crossings. Although most trade taxes were levied in cash, the tax rates for some items were specified in-kind. In the Jerusalem district, for example, whereas fruits brought to market were taxed at the rate of one-thirtieth, linens were taxed at twenty akçes per camel-load.

In the third category were the production taxes that applied to various productive activities in agriculture and manufacturing. These taxes can be further divided into three subcategories depending on the tax base: output taxes that were levied on the total output of an activity, input taxes on one of the inputs used in production, and enterprise taxes on the activity as a whole.

Output taxes consisted of the tithes (öşür), applying primarily to grains, legumes, and fibers. Taxes on these products were to be collected in kind, as a share of the total output. The usual rate was one tenth, typically with an additional one fortieth, called salāriye, collected as fodder for the horses of the fief-holder. As Table 1 shows, the rates could vary significantly between regions, sometimes even between villages within a region. Despite such variations, however, output taxes throughout the Empire had the common property of being based on the harvested product and collected at rates specified as a percentage share of the total output. The
usual rate of one-tenth, for example, meant for the tax collector to claim his share immediately after the harvest as ten percent of the output of wheat, barley, lentils, and so on.

Input taxes applied primarily in the taxation of fruits, vegetables, and animal products. Taxes for these items were levied on the land, trees, or other inputs used in their production, rather than on total output. For example, taxes on the production of fruits, nuts, and dates depended on the number (sometimes also the age, height, and type) of trees. Similarly, taxes on vineyards typically depended on the number of vines, taxes on vegetables depended on the amount of land allocated to them, and taxes on animal products depended on the numbers of animals or other inputs like beehives.

Enterprise taxes were levied not on the total output or one of the inputs used in production but on the activity as a whole. In towns, they applied to retail stores and manufacturing enterprises like dye-houses, tanneries, juice-makers, slaughter-houses, and soap-makers. This method was also used in the taxation of agricultural production in uninhabited lands called mezra’as and in some small or remote villages. The tax rate for enterprise taxes was specified as a lump-sum payment, presumably determined by some estimate of the profitability of the enterprise. Because enterprise taxes were customized to activities, the tax codes typically did not codify standardized rates for these activities (except for some rare occasions, such as when they specified the tax rates for retail stores as “per store”). Because the lump sum rates thus showed great variability in the tax registers, they are not reported in Table 1.

To show the relative importance of different tax categories for Ottoman finances, Table 2 reports the proportional share of each category in representative regions of the Empire, calculated from the tax registers of these regions. The proportions of tax categories show significant variations among these regions and over time, probably based on such factors as
differences in tax rates and climatic and soil conditions. Despite these variations, one can see a clear pattern: a majority of the tax revenue in most regions came from output taxes, and trade taxes typically constituted the smallest proportion.

THE EFFICIENCY OF THE OTTOMAN TAX SYSTEM

Because the ultimate objective of a tax system is to maximize revenues, it is reasonable to expect the system to be designed to raise revenues as efficiently as possible. To examine the efficiency of the Ottoman system of taxation, let us leave aside for a moment the effect of history and focus instead on the system’s ability to solve economic problems. The issue is to explain the logic and structure of the tax system, why the tax on some items or activities were levied on one type of base and others on another type. For example, why were the taxes on grains typically levied on the output, while those on fruits and vegetables levied on one of the inputs? Similarly, why were trade taxes levied on items brought to the market for trade, rather than on the revenue or profits from the trade or as a personal lump sum payment on the tradesman himself? Within each broad category a number of subcategories could be observed, depending on, for example, whether to base the input tax on land, livestock, trees, or other capital inputs; on which products to levy output taxes, and how to determine the relevant characteristics of taxpayers for personal taxes. Moreover, because new types of taxes could be created by mixing these categories in many different ways, possibilities were numerous.16

To explain various organizational forms observed in history, economic historians have viewed them as institutional responses to the problems posed by risk and transaction costs. In a hypothetical world without risks or transaction costs, the organization of production and exchange activities would not affect the use of resources. But in reality both risk and transaction...
costs exist and pose problems. The presence of risks may pose problems because if we do not know which outcomes may realize tomorrow we would have to change the allocation of resources and the design of institutions today in order insure against the undesirable outcomes of tomorrow. The presence of transaction costs may also affect outcomes because if the information required for an activity or exchange is costly and imperfect, institutions would have to be designed to solve the information problem as cheaply as possible. Economic historians have used risk or transaction-cost based approaches to explain various interesting organizations and institutional arrangements observed in history.

**CAN AGRICULTURAL RISKS EXPLAIN THE TAX SYSTEM?**

To determine whether a risk based explanation of the structure of the Ottoman tax system would be satisfactory, one would have to start by observing how differently risks would have been allocated under different types of taxes. Focusing on production taxes, it is easy to see how output taxes would have had different implications than input or enterprise taxes for how disasters would have affected the after-tax incomes of the taxpayers. Suppose an activity was subject to the output tax. This method would have made it possible for the taxpayer to shift part of the production risk onto the state, because if there was a crop failure, taxes would have also fallen proportional to the reduction in output. But if the same activity was subject to the input tax, the crop failure would have only affected the taxpayer’s income because the amount of taxes would have remained unchanged. The same was true for enterprise taxes. Under both methods, the producer would have assumed all the risk. Output taxes would have thus provided better opportunities for the state and the taxpayers to share risks.
How the difference between taxes in facilitating risk sharing would have affected the choice of taxes would depend on the risk attitudes of the state and the taxpayers. If the state or the taxpayers were indifferent between risky and safe incomes, for example, there would have been no reason to expect the presence of risks to affect the tax system because it would not have mattered which type of tax was used to generate revenue, all else being the same. But it is more reasonable to suppose that the taxpayers were risk averse and that the state was better able to deal with risks than taxpayers (because it was able to diversify the risk among taxpayers and regions). In that case, a state concerned with the welfare of its taxpayers would have been expected to accommodate their risk aversion and improve aggregate welfare by choosing output taxes over other types in taxing an activity.

There is some frequently cited evidence from the pre-Ottoman times, dating back to the eighth century, which seems to support the importance of risk considerations in determining the choice between tax types in this region. Based on a petition by the peasants of Iraq during the 770s, the Caliph is said to have agreed to (re)introduce output taxes (the *muqāsamah* method) in order to facilitate the sharing of risks between the government and the peasants.\(^\text{17}\) Assuming that the risks were still high during the fifteenth and sixteenth centuries and that the means for insuring against them were still limited, one could extend the argument to the period of the Ottoman rule and argue that it was because of risk considerations that the Ottomans used output taxes for grains.

A complete explanation of Ottoman taxation, however, must account for not just why output taxes existed but also why they coexisted with input, enterprise, and other types of taxes within the same system. The coexistence of taxes can be explained only by factors that varied among activities. For example, if the distribution of production risks was the primary
consideration, then one would have expected output taxes to consist of the highest risk products. The typical mixture of input and output taxes observed in Ottoman taxation, however, does not seem to support this expectation. Some of the products that were subject to input taxes were actually more prone to product failure due to pests, disease, and severe weather than some of the other products that were subject to output taxes. For example, whereas all fruits and vegetables, regardless of their delicateness and perishability, were typically subject to input taxes, some of the hardier grains were subject to output taxes. Moreover, if the distribution of production risks was the primary consideration, then there would have been no reason for input and enterprise taxes to coexist as subcategories of production taxes. Under both types of taxes, the tax amount would have been independent of the actual level of output and the taxpayer would have thus assumed all the risks.

MEASUREMENT COSTS AND THE TAX SYSTEM

For a more satisfactory explanation of Ottoman taxation, let us turn to transaction cost economics. In market exchange the transaction costs include the time, effort, and other resources used in locating parties to trade with, negotiating the terms of the trade, and drawing up and enforcing contracts. In the transaction cost approach to the analysis of organizations and institutions, their presence and form are treated as the results of choice, subject to the constraints of transaction costs. If these costs were zero, it would not matter which institutional or organizational form is chosen for production or exchange activities. But when transaction costs are positive, the efficiency principle requires that the form that best economizes on these costs should be adopted. Various organizational arrangements can thus be explained in terms of how the costs of transactions vary among alternatives. By focusing on transaction costs, economic
Historians have been able to explain a variety of institutional arrangements, including the firm, sharecropping, and manorial contracts.

Although the transaction cost approach has been used primarily in the analysis of private organizations and institutions, it can easily be extended to the analysis of the public sector and tax systems. If the transaction costs were zero, it would make no difference which base the government uses to tax an economic activity. In taxing production, for example, the government can raise the same amount of revenue by any combination of input, output, or enterprise taxes, ranging from levying the amount on only one of them to an equal or varying amounts of each. But in a world complicated by transaction costs, the cost may vary significantly among taxable activities and bases, making it costlier for the government to collect taxes by some methods than others. In that case, the difference in transaction costs may explain why some activities are taxed by one type of a base rather than another.

The transaction cost that is most relevant in studying taxes is the cost of measuring the tax base. These are simply the time and resources required to determine the value of the tax base, such as those that would be needed in classifying different types of items constituting the base (possibly varying in shape, size, ripeness, and so on), quantifying the total amount in each category, and estimating the monetary value. By focusing on measurement, we are able to explain both the choice of taxable economic activities and the choice of a base for their taxation. Efficiency in tax collection typically restricts states to tax only observable activities, and the Ottoman state was no exception. Consumption, for example, was generally not taxed because it was difficult to observe. Non-market exchange and productive activities that took place at home, such as cleaning and cooking, were similarly not taxed. Instead, easily observable activities like market exchange and agricultural and manufacturing production were taxed. Once the state
If the state or its agents who received the taxes had to be able to measure the tax base independently at low cost. Moreover, hiring a tax collector introduced a principal-agent problem to tax collection, accompanied by agency costs. For example, the tax collector could make side-agreements with the taxpayer to collect reduced taxes in return for a transfer payment to himself (a bribe).

Examining differences in the cost of measurement in light of the Ottoman economy of this period helps to understand the structure of the tax system as a whole. Trade taxes, for example, were based on observable items like the goods brought for exchange, rather than the costlier to observe exchange itself, which is consistent with our knowledge of the institutions and technology surrounding exchange at this time. Similarly, because the state could not directly observe the marginal product of labor or the income generating capacity of individuals, personal taxes were based on the household as a whole or on observable characteristics like marital status and land ownership.

To illustrate the importance of the cost of measurement in detail, let us focus on production taxes and explain the choice between the output, input, or enterprise as the base in taxing a productive activity. Comparing the cost of measurement helps to understand the observed subcategories of production taxes, with taxes on grains levied on the output, those on fruits and vegetables on one of the inputs, and taxes on manufacturing activities on the enterprise itself. Once again, if the output of activities could have been measured at no cost, they could all be taxed under the category of, say, output taxes and there would have been no need for input or enterprise taxes. The total output would have been the tax base, and the tax amount would have
been determined either as a proportion of output or as its cash equivalent. In reality, however, the cost of measurement varied significantly among activities. Whereas both the producer and the tax collector could easily measure the output of some activities, for other activities the tax collector had to incur significant cost in determining the quality and/or the quantity of the output.  

The cost to the tax collector was probably the lowest for products like cereal grains, whose characteristics and harvest technologies made it easy to determine both the quality and the quantity of output at low cost. Because the harvested crop was fairly homogenous for these items, the tax collector did not have to incur high cost by inspecting the whole output closely in determining its quality. The quantity of cereal grains could also be determined at low cost. The technology for harvesting these products and the brevity of their harvest period made it easy for the tax collector to observe the output, and difficult for the taxpayer to underreport it. The division of the grain output could be a fairly simple matter of, for example, first threshing all the cut grain together and then dividing it between the parties, or similarly loading every n\textsuperscript{th} wagon (with 1/n being the tax ratio) of the harvested grain as the share of the tax recipient. 

The cost of measuring the output could be considerably high for other products like fruits and vegetables, because the total output could include products with significant variations in size, taste, shape, and ripeness. Even when the tax collector could have observed the quantity, the taxpayer could still increase his share of the output simply by keeping the best ones to himself. Given the taxpayer’s incentive to underreport the quality by such means, the tax collectors had to incur cost by physically being present (or hiring an agent) for close inspection of the quality of output. Not just the quality but also the quantity of total output could be difficult to determine for some products, in particular those with harvests lasting for a long time.
Because continual harvests created opportunities for such concerns as overnight theft, the tax collector would have had to incur cost in trying to prevent any crop from being withdrawn from division, which would have resulted in a high cost of determining the quantity independently.

Whenever the cost of measuring the output of an activity was prohibitively high, the next-best alternative for the state could be to choose one of the inputs as the tax base. For the input tax method to be an efficient alternative, however, the quality and quantity of the base had to be easily observable. Land and trees, for example, were better candidates than seed, water, fertilizers, and labor. The taxpayer could not evade taxes by underreporting the amounts of trees and land used in production, because their amounts remained fixed during the production period and the tax collector could easily observe them. The production tax on fruits was thus typically levied on the number of trees, and the tax on vegetables was levied on the amount of land allocated to them. Whenever it was expensive to measure the output of an activity but cheap to measure one of the inputs, the activity was taxed by the input tax method.

When neither the output nor any of the inputs were easily observable, the last resort for the state was to tax the activity as a whole. This was typically the case for manufacturing enterprises like juice-makers and soap-makers in towns and agricultural production in remote villages or uninhabited fields. Because the cost of measuring the output or one of the inputs of these activities would have been very high, the state determined the tax amount as a lumpsum payment that was levied on the enterprise itself.

**EXPLAINING REGIONAL DIVERSITY**

The structure of the Ottoman system of taxation shared many elements with those of preceding and contemporary states, suggesting the presence of a selection process that caused
these structures to converge toward an efficient ideal. Output and input taxes, for example, were similar in principle to the basic categories of Islamic taxation of production known as the *muqāsama* and *misāḥa* methods. Enterprise taxes were also similar to the *maqṭūʾ* method of assessment (sometimes also called *dīmās*, a word of Greek origin from the pre-Islamic period).

These categories typically formed the basic structure of the production taxes observed in various Islamic states that the Arab, Persian, Turkish, and other rulers had established in the Middle East before the Ottomans. Ottoman personal taxes also resembled those of predecessor states, in particular the Byzantine Empire. The *çift* tax, for example, was similar in principle to the Byzantine tax called *zeugaratikion*. These commonalities clearly support the view that the observed structure of Ottoman taxes had efficiency properties that made it more desirable than its alternatives.

Identifying the efficiency properties of the structure of taxes, however, is not the same as claiming that the system was efficient as a whole or that it was the same efficient system that ruled taxation in all regions of the Empire. The vast Empire that the Ottomans had built by mid sixteenth century had inherited not only common elements but also various idiosyncrasies from the customs and administrative practices of preceding states, and the tax system that they developed also reflected these idiosyncrasies. There were significant variations between the taxes observed in different regions of the Empire, some of which can be seen in Table 1.

The taxes in different regions varied in names and rate structures. Personal taxes, for example, varied significantly. Under the conventional system observed in Asia Minor, personal taxes were based on adult males, and the tax rate varied by marital status and land ownership. The subjects in Hungary, on the other hand, paid personal taxes in terms of the gate (*kapı*) tax,
for which the unit of taxation was the household, rather than adult males, and the tax amount did not change by marital status or land ownership. Moreover, personal taxes were not even fully implemented in all areas (though non-Muslim subjects throughout the empire paid a poll tax called *cizye*). In Jerusalem and surrounding districts, for example, the Ottomans did not introduce the *çift* tax or any other form of personal tax systematically levied on individuals or households.

Production taxes also varied among regions. Although the usual output-tax rate was one-tenth, a higher rate of one-fifth was applied in some of the provinces annexed after the mid-sixteenth century. The rates could sometimes vary even among the villages within a region. In the Palestine, southern Syria, and Transjordan region, for example, the rates varied between one-seventh to two-fifths in 1596.

Activities taxed under one category in one region could be taxed in another category in another region. Whereas beehive taxes were levied on the output of honey as output tax (under some circumstances) in Hungary, they were based on the hive itself as input tax in other regions. Similarly, there could even be differences within the same type of an activity within a region, as was the case for the taxation of olive products in the Arab lands. A clear distinction was made between the products of *Rumānī* trees (generally interpreted as referring to aged trees), taxed based on output, and *İslāmī* trees (younger trees), taxed based on the number of trees.

It may be possible to explain some of these differences from an efficiency view of the tax system. Taxes may have varied between regions as efficient adaptations to local conditions. For example, if the harvesting technology or the local stock of knowledge about the expected output varied significantly between two regions, then measuring the tax base of a productive activity may have been cheaper in some regions than in others, and the tax codes may have reflected
these differences by taxing the activity based on output in one region and based on input in the other. This may have been the reason for why beehive taxes were based on the output of honey in some regions and on the number of hives in others. Differences in production technology could also have caused the tax systems to vary. Research has shown, for example, that differences in irrigation technology was one of the reasons for the system of variable tax rates observed in the Fertile Crescent, where the output tax rates were higher in villages with easier access to irrigation water than in others.  

Some of the changes the Ottomans introduced into the tax systems of some regions after conquest also seem to support the efficiency view of the tax system. A well-known example of such a change is how the Ottomans abolished some of the feudal labor services. Whereas under the pre-Ottoman tax system the subjects owed labor services to their feudal lords, such as to build a barn, gather firewood, or work on his land, the Ottomans converted these service obligations to cash payments. Historians have often interpreted the Ottomans’ tendency to commute labor services as an example of their benevolence toward new subjects. But the phenomenon can also be viewed from an economic perspective as efficient adaptation of previous forms of personal taxes to the Ottoman system of government and taxation. Labor service would have been an inefficient method of payment for personal taxes. It would have caused efficiency distortions because the tax collectors would have had to incur cost monitoring the taxpayers, who had no incentives to work diligently for the tax collector, in order to ensure that the tax payment is made at the required amounts. Despite the inefficiency labor services could have survived under previous regimes because of path dependence. But a regime change provided the Ottomans an opportunity to discontinue excessive inefficiencies and highly undesirable elements. Although converting labor services to cash payments was by no means
peculiar to the Ottomans, as a centralized regime they had additional reasons for this conversion. Tax revenues were allocated not just to military personnel but also to the central and provincial governments. Because these governments did not directly engage in production, they had no need for labor services. Even the cavalrymen who resided in the countryside were likely to be away from the land during the production season, fighting in the battlefield for long periods, with limited time and ability to engage in production and maintain a large farm with heavy demand for labor services. These factors together meant that labor service was not a viable method of payment for personal taxes in the Ottoman Empire. The Ottomans thus significantly altered the historical precedent by converting preconquest labor services to cash payments, providing an example of the way economic principles shaped the selection from available methods of taxation.

It is difficult, however, to explain all components of the Ottoman tax system with economic principles only. If efficiency was the sole driving force in tax design, then the truly efficient system would have replaced all others, and regional differences would have been mere adaptations of this system to local conditions. But there are numerous other regional differences that are difficult to explain with economic principles or with an efficiency view of institutions. Consider some of the differences in tax bases and rate structures observed in the Empire. Among personal taxes, for example, numerous differences existed between regions in not just the local names of personal taxes but also in their bases and rate structures, raising the question of why the more efficient ones did not replace others. If it was more efficient to vary the rates of personal taxes based on the characteristics of adult males (because of, for example, varying abilities to pay), as was the case under the çift tax system, then one would have expected personal taxes observed in the Balkans (where the payment was based on the household as a whole, rather than individuals) to be replaced by the çift tax system. Similarly, if a uniform rate
for output taxes was more desirable, one would have expected it to replace the rate structure observed in parts of the Fertile Crescent with rates that varied between villages. But in both cases the Ottomans simply adopted the prevailing taxes and rate structures, making no systematic attempt to change things one way or another. They did not extend the *çifte* tax system to the Balkans or the Fertile Crescent. Neither did they change the output tax rates that varied between villages in the Fertile Crescent to a uniform-rate system that prevailed in the rest of the Empire. It is difficult to explain such continuities of sharply different rate structures merely as efficient adaptations of the tax system to local conditions.

These examples indicate that certain institutions were more flexible than others and history was less of a constraint in some areas than in others. Although the Ottoman government’s ultimate objective in designing the tax system may have been to maximize tax revenues, they could not seek efficiency and minimize transaction costs as they wished. They needed to work within the parameters of various institutional constraints. But they were not completely bound by these constraints either. The challenge is to sort out these cases, and this paper contributes to this task.

One of the institutional constraints that could have affected the Ottomans’ choice of taxes was the legal system. Kuran has shown various ways in which Islamic law affected the institutional endowment of the Middle East. For example, the Islamic inheritance rules and contract law restricted the organizational forms available for business enterprises, and the rigidities of law governing pious foundations inhibited their autonomy and the provision of public services. It does not seem, however, that the legal system introduced significant rigidities into the tax system. There were two mechanisms for the Ottomans to avoid legal obstacles in tax design. The first was to take advantage of the controversial but legally recognized catch-all
category of customary taxes. Turkish states traditionally adopted a dual legal system particularly in public administration and taxation. The taxes that did not fit clearly into Islamic law could thus still be considered legal as belonging to the category of customary taxes. This was particularly useful in designing the tax code of a newly conquered area, where the Ottomans could adopt existing taxes under this category, rather than be forced to overhaul the tax system according to the principles of Islamic taxation. Various forms of personal taxes, for example, were incorporated into the Ottoman tax system as customary taxes. The Ottomans preserved even some taxes that were in conflict with general Islamic principles. Taxes on producing wine and raising swine, for example, were preserved in the Balkans, even though the consumption of alcohol and pork was banned under Islam. Although there were occasional debates within Ottoman hierarchy about the legitimacy of some of these taxes or the customary category as a whole, the presence of the category for the most part prevented the legal system from being a significant obstacle in tax design.

The other mechanism to avoid legal obstacles was to take liberties in interpreting the Islamic law itself. There were times when the shifting balance of power within the Ottoman government limited the independence of customary taxes from the Islamic law. Those designing the taxes were under pressure to justify the legitimacy of taxes under Islamic law. Given the importance of taxes for state revenues and the flexibility of Islamic law on taxation, however, the pressure was not necessarily a significant constraint. If they so wished, legal scholars could take liberties in interpretation that were in line with the interests of the government, for example by trying to fit customary taxes inherited from non-Islamic predecessors into the categories of Islamic law. This was the case when Ebu’s-Su’ud Efendi, the famous minister for religious matters (şeyhülislam) of mid-sixteenth century, offered an interpretation of the çift tax as
belonging to a category of Islamic taxes called *misāḥa*, even though it was clearly developed after the feudal practices of previous non-Islamic states and thus had a different origin.

Although the legal system may have been an insignificant constraint on the choice of taxes, political obstacles were significant. There were at least two sources of rigidity in Ottoman politics with significant influences on the tax system. The first was from various pressure groups with vested interests in the prevailing system of taxation. This was most evident during conquests, which naturally aimed to alter previous forms of tax and property relationships while establishing the Ottoman rule. But in regions of power strongholds the process often required the Ottomans to take a gradual approach in changing the tax system, if at all. In eastern Asia Minor, for example, they preserved the rights of some landholders to collect taxes (under a system called *mālikāne dāvānī*). They similarly preserved the preconquest taxes and tax-collection rights in other regions and made concessions to some tribes or recognized their semi-autonomous status with respect to taxation. The objective in these compromises and concessions was not to minimize transaction costs or to maximize the tax revenue, but to establish the Ottoman rule within the institutional constraints of conquest politics. Any attempt to understand the postconquest tax systems of these regions would thus have to examine the rigidities created by the relative powers and interests of established political groups.

The second source of rigidity was the general population of taxpayers. Opposition to taxes has been one of the most common reasons for popular uprisings in history. Taxpayers naturally resist higher taxes, and they prefer stable, secure incomes. This type of resistance may also have been most evident during conquests. Unless changing taxes would have clearly eliminated excessively oppressive elements of the previous tax system (as may have been the case for labor services), the general population would have been likely to prefer status quo over
change, for fear that change might mean higher taxes and worse conditions. And they could have even fled the land or revolted against the new regime if the changes were perceived to be too burdensome. Even if an existing tax system was known to be inefficient, therefore, the Ottomans had to carefully weigh their desire to change the system against the possibility of political instability. An inefficient tax system could have thus survived if political rigidities prevented a ruler from changing it.

Given the political realities surrounding conquest, assimilation, and stability, the Ottomans were not free to change the tax codes as they wished. Even if they could have increased the tax revenues in Hungary by changing personal taxes from being based on the household as a whole to a differential rate structure based on the characteristics of its individual members, they would have met stiff resistance from those who would have paid higher taxes. Because of this resistance, they could not have implemented the change easily. They similarly could not have easily changed the rate structure of output taxes in the Fertile Crescent from discriminatory rates to a uniform rate, because this would have meant higher rates for some villages. Political obstacles existed not just in newly conquered lands but in well assimilated regions as well. Once the tax code of a region was adopted, changing it would have been difficult because the general population accustomed to paying taxes under a familiar system and powerful groups with vested interests in this system would have continued to resist the change.

There were various other forms of institutional rigidities against changing taxes. Units of measurement varied significantly between regions, making it difficult to standardize the bases and rates of taxes across the Empire. Social and demographic institutions may also have contributed to regional diversity. The size and structure of families and households, for example, may have varied between regions or between ethnic and religious groups, making it difficult to
implement one region’s personal tax system in another region, even though one may have been more efficient or equitable than the other. Even the lingual diversity may have been an obstacle to change. There were numerous types of scripts and languages within the Empire, setting barriers to transplanting components of a region’s tax system onto another. Even if the tax systems of some regions may have contained inefficient or inequitable elements, institutional rigidities may have guarded their survival.

CONCLUSION

New Institutional Economics provides rich tools and concepts that allow us to go beyond the previously narrow frameworks of economic and historical approaches to the study of Ottoman taxation. Whereas economic historians have conventionally studied Ottoman taxes from a narrow historical perspective by simply identifying elements of continuity with the precedent, this paper has also identified the properties of these elements that explain why their continuity was desirable. Integrating economic and historical perspectives for a more complete approach, it has examined the structure, efficiency, and regional diversity of Ottoman taxes.

The general structure of taxes made it possible for the Ottomans to economize on the cost of measuring the tax base. Personal taxes were based not on unobservable income or productivity but on observable characteristics like marital status and land ownership. The choice of a base for production taxes similarly depended on how the cost of measurement varied among bases. Taxes on some products like grains were levied on the output because the tax collectors could easily measure the harvested output. Taxes on other products like fruits and vegetables, on the other hand, were levied not on the output but on one of the inputs used in production because it was cheaper to measure the amount of this input than the total output. The system of applying
different types of bases to productive activities allowed the Ottomans to minimize the transaction
cost of taxation. The same was true for trade taxes.

Although identifying desirable properties may be sufficient to explain some of the
regional differences in taxes within the Empire, it fails to explain others. Some of the regional
variations in the methods and rates of taxation can be viewed as efficient adaptations of the
system to the local conditions of production technology or the changing needs of public
expenditures. Other variations, however, were outcomes of not adaptation but institutional
rigidity. They reflected the way previous practices were molded into the Ottoman system of
taxation within various political, social, and other types of institutional constraints. In drafting
the tax code of a newly conquered region the Ottomans had to carefully consider the prevailing
local practices and rates of taxation, maintaining a delicate balance between efficient taxation
and political assimilation. Competitive forces toward efficient taxation must have continually
clashed with institutional obstacles against change throughout the Empire, requiring that we
integrate economic analysis of the efficiency of Ottoman taxes and historical studies of their
continuity.
**TABLE 1**

EXAMPLES OF TAX RATES IN OTTOMAN DISTRICTS

<table>
<thead>
<tr>
<th>District (Year)</th>
<th>PERSONAL TAXES</th>
<th>TRADE TAXES</th>
<th>PRODUCTION TAXES</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Resm-ı Çift (Yoke Tax)</td>
<td>Resm-ı Mükerrer (Bachelor Tax)</td>
<td>Resm-ı Kapı (Gate Tax)</td>
</tr>
<tr>
<td>Antep (1574)</td>
<td>40</td>
<td>6</td>
<td>1 per camel-load of miscellaneous goods</td>
</tr>
<tr>
<td>Budapest (1562)</td>
<td>50</td>
<td>4</td>
<td>4 per wagon-load of pots and cups</td>
</tr>
<tr>
<td>Erbil (1542)</td>
<td>50</td>
<td>6</td>
<td>10 per load of butter and honey</td>
</tr>
<tr>
<td>Bursa (1487)</td>
<td>33</td>
<td>9 or 12</td>
<td>1 or 2 per beehive</td>
</tr>
<tr>
<td>Jerusalem (1562)</td>
<td>20</td>
<td>1 per camel-load of linen</td>
<td>1 per beehive</td>
</tr>
<tr>
<td>Malatya (1560)</td>
<td>50</td>
<td>6</td>
<td>1 per beehive</td>
</tr>
</tbody>
</table>

*Notes: All monetary values are in the Ottoman currency of Akçe. Dönüm is a measure of land.*

See the text for the definitions of personal tax items. Some figures are missing either because the tax code did not specify the rate for those items or because the description was too detailed and
complex to be summarized in a single entry. Because of the customized nature of lumpsum
taxes, their rates are not reported.

Sources: Akgündüz, Osmanlı Kanunnâmeleri and Barkan, Kanunlar.
### TABLE 2
THE PERCENTAGE SHARES OF OTTOMAN TAX CATEGORIES

<table>
<thead>
<tr>
<th>DISTRICT</th>
<th>YEAR</th>
<th>PERSONAL TAXES</th>
<th>TRADE TAXES</th>
<th>OUTPUT</th>
<th>INPUT</th>
<th>ENTERPRISE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antep</td>
<td>1536</td>
<td>12</td>
<td>10</td>
<td>26</td>
<td>47</td>
<td>6</td>
</tr>
<tr>
<td>Antep</td>
<td>1543</td>
<td>9</td>
<td>4</td>
<td>54</td>
<td>31</td>
<td>3</td>
</tr>
<tr>
<td>Antep</td>
<td>1574</td>
<td>10</td>
<td>3</td>
<td>47</td>
<td>33</td>
<td>6</td>
</tr>
<tr>
<td>Budapest</td>
<td>1546</td>
<td>23</td>
<td>30</td>
<td>35</td>
<td>4</td>
<td>7</td>
</tr>
<tr>
<td>Budapest</td>
<td>1562</td>
<td>23</td>
<td>18</td>
<td>42</td>
<td>9</td>
<td>9</td>
</tr>
<tr>
<td>Erbil</td>
<td>1542</td>
<td>7</td>
<td>2</td>
<td>70</td>
<td>10</td>
<td>11</td>
</tr>
<tr>
<td>Malatya</td>
<td>1560</td>
<td>17</td>
<td>5</td>
<td>53</td>
<td>17</td>
<td>7</td>
</tr>
<tr>
<td>Mardin</td>
<td>1564</td>
<td>21</td>
<td>8</td>
<td>51</td>
<td>6</td>
<td>14</td>
</tr>
<tr>
<td>Jerusalem</td>
<td>1596</td>
<td>0</td>
<td>2</td>
<td>69</td>
<td>23</td>
<td>6</td>
</tr>
</tbody>
</table>

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2 Douglass C. North, Institutions, Institutional Change and Economic Performance, (Cambridge: Cambridge University Press, 1990), 7. For other examples and discussion, see Alexander J. Field, “The Problem with Neoclassical Institutional Economics: A Critique with Special Reference to the North/Thomas Model of Pre-1500 Europe,” Explorations in Economic History


7 İnalçık, An Economic and Social History, 55-75.

8 For example, starting with this distinction, Ziya Kazıcı examines Ottoman taxes belonging in the Islamic category. See, Kazıcı, Osmanlılarda Vergi Sistemi. (Istanbul: Şamil Yayınevi, 1977). For examples of problems related to the distinction, see İnalçık, An Economic and Social History, 72-74; Lewis, “Ottoman Land Tenure and Taxation,” 119-20. For a study of Ottoman finance procedures, Linda Darling finds it more useful to classify taxes according to the recipient of the tax revenue. See, Linda Darling, Revenue-Raising and Legitimacy: Tax Collection and Finance Administration in the Ottoman Empire, 1560-1660. (NY: E.J. Brill, 1996). Because of our focus on the generation or tax revenue, issues related to their distribution are omitted here. For a study of how transaction costs affected the distribution of Ottoman tax revenues, see Metin M. Coşgel and Thomas J. Miceli, “Risk, Transaction Costs, and Tax Assignment: Government Finance in the Ottoman Empire,” Journal of Economic History. forthcoming. For an economic analysis of Ottoman taxes in the nineteenth century, see Süleyman Südî, Osmanlı Vergi Düzeni [Defter-i Muktesid] (Isparta, 1996).

9 İnalçık’s seminal study of Ottoman personal taxes, on the other hand, was successful precisely because it considered the personal tax system as a whole and provided the broad categories of its framework. See, İnalçık, “Osmanlılarda Raiyyet Rüsumu,” Belleten 23(1959): 575-610.
Extraordinary levies to the state called *avarz-ı divaniyye* are also omitted because of their irregular nature during the fifteenth and sixteenth centuries. For Ottoman state revenues, see İnalçık, *An Economic and Social History*, 55-76. For revenues as fees and fines from marriages and misdemeanors, see Amy Singer, “Marriages and Misdemeanors: A Record of *resm-i 'arūs ve bād-i havā*,” *Princeton Papers in Near Eastern Studies* 4(1996): 113-52.

For a detailed account and the historical origins of personal taxes, see İnalçık, “Osmanlılarda Raiyyet Rüsumu”.

Because the amount of land also affected these taxes, İnalçık insists that “[t]his was actually a system assessing peasants’ labor and land in combination.” See, İnalçık, *An Economic and Social History*, 149. That the tax rates also depended on one’s age and marital status, however, suggests that the taxpayer himself was the broader tax base. Although those who owned land paid at a higher rate, even landless subjects were responsible for paying the personal tax.

For the complete tax codes of these and other districts, see Akgündüz, *Osmanlı Kanunnâmeleri* and Barkan, *Kanunlar*.


These figures have been calculated from the tax information on towns and villages. The information recorded for other potential sources of revenue, such as ruined mills or uninhabited lands, are omitted in order to keep figures comparable across districts.


One may also propose an incentive based explanation of production taxes, based on the taxpayer’s incentives to utilize resources efficiently under different categories of taxes and the possibility of misaligned incentives between the state and the taxpayers. But the incentive based argument does not fit the evidence well either. Although the state legally owned the land and retained the eminent domain, the possession and usufruct rights belonged to farmers. The taxpayers’ interests in using the land (or trees, animals, and other natural resources) were thus aligned with those of the state.


Court records show frequent disputes arising from the division of harvest, which support the importance of measurement costs for division. For harvest related disputes in the Jerusalem court records, see Amy Singer, *Palestinian Peasants and Ottoman Officials: Rural Administration around Sixteenth-Century Jerusalem*. (New York: Cambridge University Press, 1994), 90-99.


İnalçık, *An Economic and Social History*, 112-14.


Ibid.

For analyses of the principles for the distribution of tax revenues in the Ottoman Empire, see Kunt, *Sultan’s Servants*; and Coşgel and Miceli, “Risk, Transaction Costs, and Tax Assignment”.
30 Kuran, “Why the Middle East is Economically Underdeveloped”.


32 For Ottoman methods of conquest and assimilation, see İnalcık, “Ottoman Methods”.