John Commons's organizational theory of institutions: a discussion

BERNARD CHAVANCE*

Département d’Économie, LADYSS, Université Paris Diderot, UFR GHSS, 59 rue Nationale, 75013 Paris, France

Abstract: The paper discusses John R. Commons’s original theory of institutions, where the latter are defined as going concerns and their working rules, or collective action restraining and expanding individual action. Such organizational approach of institutions makes important contributions to institutional economics in general, through its notion of a hierarchy of collective action, its threefold typology of transactions, and its holindividualist stance. Commons’s genuine advances are counterbalanced by theoretical limits, which illustrate the unfinished character of his attempt to make a contribution to a ‘rounded-out theory of Political economy’, e.g. the ambiguous place of markets in his theory, the state understood as a model for other going concerns and, distinctly, the restricted definition of institutions as organizations. In some important respects, his theory complements or goes further than other currents of institutional economics; its weak points are sometimes the reverse side of his very contributions.

1. Introduction

Theories of institutional economics analyse the relationship between organizations and institutions in three different ways. According to a first approach, which is the most frequent, organizations are seen as a subgroup of institutions. We may call this the inclusion view. In a second perspective, organizations and institutions constitute two clearly different, but interactive, categories. This can be named the distinction view, put forward by Douglass North (1990). Finally, John R. Commons’s Institutional Economics argues that organizations and institutions represent two facets of one and the same phenomenon: ‘It is these going concerns, with the working rules that keep them going, (…) that we name Institutions’ (Commons, 1934a: 69). We shall call this standpoint the assimilation view.

The work of Commons has been widely commented, especially in the recent period where a renewed interest in his work has become manifest. The contribution attempted here is to illustrate what we interpret as an organizational theory of institutions, which Commons developed in his three important books: Legal Foundations of Capitalism (first published in 1924), Institutional Economics (first published in 1934) and The Economics of Collective Action.

*Email: chavance@univ-paris-diderot.fr
The paper underlines the role of the hierarchy of rules, compares Commons’s typology of transactions with Karl Polanyi’s scheme of integration modes and considers the implications of his somewhat restricted definition of institutions, also discussing ambiguities about the place of markets in the economy and the relationship of state to society.

A first section gives an outline of the theory. The second section stresses a few important contributions of Commons to institutional economics. The third section discusses some limitations of his theory, from a historical and theoretical point of view.

The proposed assessment is that, beyond well-known problems of exposition, Commons’s creative work gives a very valuable (but often undervalued) contribution to political economy and to social science in general. In some important respects, it complements or goes further than other currents of institutional economics; however, it also has some weak points, which are sometimes the reverse side of his very contributions. Both evaluations are of course open to debate, as a consequence of the complexity and relative opacity of his work, and also of the fact stressed by Yngve Ramstad (1986: 1095) that ‘to truly understand the meaning in part-whole terms of any component of Commons’s thought, one must first grasp his entire framework’.

**Commons’s original stance in institutional economics**

Four original aspects in Commons’s ‘institutional economics’ are the role ascribed to the American experience, the association of law and economics, the attitude he takes in relation to previous economic theories, and his reformist perspective. All are linked to his relatively inductive approach to theorizing.

While Karl Marx had taken England in the mid-19th century as the model for his theory of capitalism, Commons refers to the United States of the end of the 19th century and the beginning of the 20th century as the basis and the source of conceptualization for his theory of ‘modern capitalism’ that emerged after the 1850s.¹ In some measure he fulfils an objective of the historical school, namely the association of history and theory (but also the national grounding of economic theory). His unconventional approach is furthermore based on interaction between his experience as a man of action, as a consultant, an expert, a legislator, and his research as an academic (Bazzoli, 1999). In his autobiography, *Myself* (Commons, 1934b), he gives numerous examples of such interaction and its effects on the piecemeal elaboration of his theory, which really matured in the 1920s and 1930s.²

---

¹ ‘The self-recovery of capitalism began with the general incorporation laws of the decade of the 1850s.’ (Commons, 1996a: 372)

² ‘It took me more than twenty-five years after 1907 to work out, by numerous mistakes, the transition from the economists’ concept of “exchange” to the legal-economic concept of a “transaction”.’ (Commons, 1934b: 27)
The interpretation given by common law courts and by the Supreme Court of the United States to emergent rules of American capitalism in the age of ‘stabilization’ is an essential source of Commons’s historically contextualized institutional concepts, such as ‘going concern’, ‘intangible property’, ‘due process of law’, ‘reasonable value’ and ‘goodwill’. The fundamental relationship between law and economics, expressed in the title Legal Foundations of Capitalism, is crucial for its author (Commons, 1996a); it is linked to the ‘common law method of making law’ that typifies in his eyes the general fashioning of working rules as a basic component of institutions.

The idiosyncratic reading of the history of economic thought by Commons, influenced by his intention to critically incorporate previous theories as moments in institutional economics rather than to discard them altogether, is linked to a historical approach of economic theories as expression of changing social conditions. These theories are also taken as support in his arduous conceptual endeavour of erecting a new school of institutional economics. It is in this context that his positive references to authors such as David Hume, Thomas Robert Malthus, Henry Dunning MacLeod and Thorstein Veblen have to be understood.

While Veblen proclaimed in principle that science proper was incompatible with normative positions, Commons adopts an explicit reformist attitude and tries more generally to include ethical dimensions in understanding economic processes. As opposed to socialists or communists, his objective was to contribute to make capitalism ‘reasonable’, echoing the doctrine of reasonableness he observed in American law. ‘I was trying to save Capitalism by making it good’ (Commons, 1934b: 143); ‘They wanted a goat for the sins of capitalism. I would regulate but not destroy the system’ (ibid.: 118).

2. Institutions as organizations: the assimilation view

While not all institutions are in principle organized in Commons’s theory, as may be seen with custom, which is regarded as ‘unorganized’ collective action, the dominant trend of his work is to state that in the modern form of capitalism, organized going concerns constitute the whole social domain, and that customs develop essentially within going concerns, before being possibly transformed into (formalized) working rules. Thus in Institutional Economics we observe

3 Commons’s original history of economic thought as polarized by the erection of institutional economics recalls Marx’s stance in writing his Theories of Surplus-value as oriented toward the building of a theory of capital.

4 ‘It is ever thus. I may do something stunning or unexpected, but, if so, I soon drop out because somebody else does it better or has already done it. I have found my most brilliant thoughts anticipated long before in my study of earlier economists in the original.’ (Commons, 1934b: 30) Let us note the straightforward expression of the author in his life story.

5 The relation between unorganized (custom) and organized collective action (going concern), essential in the ‘common law method’, is sometimes blurred, as in the claim that ‘Collective action is even more
that institutions are principally associated with organizations. Admittedly, an essential aspect of Commons’s methodology ‘resides in giving a variety of competing formulas for a same structure’ (Théret, 2001: 110), and there is a ‘flexibility and relativity of the meaning of words’ in his conceptualization (Grinberg, 2001: 181), which is manifest in the use of terms such as ‘institution’ and ‘organization’. Our reading is that the dominant approach in his work is, as a matter of fact, an organizational theory of institutions.

1. Going concerns

Commons defines the institution as ‘collective action in restraint, liberation, and expansion of individual action’ (Commons, 1934a: 73). The relationship between collective and individual action is the foundation of going concerns and their rules: ‘It is these going concerns, with the working rules that keep them going, all the way from the family, the corporation, the trade union, the trade association, up to the state itself, that we name Institutions’ (Commons, 1934a: 69). The assimilation view we mentioned above can be thus summarized: institution = going concern + its working rules.

Following his borrowing of legal notions expressing changes in economic relations, Commons derives the concept of ‘going concern’ from recent English and American jurisprudence, while noting its similarity with the German gutgehabendes Geschäft. The going concern has succeeded the earlier notion of corporation. It may be understood as a living organization: ‘The concern “goes” as long as the participants earn a living or a profit through collective action; it may die by bankruptcy, be dissolved, or be absorbed by another corporation. Individuals come and go, but the concern goes on, if not in one form, then in another. Hence our “institutions” are, in reality, “going concerns”. A going concern is an organization’ (Commons, 1950: 34).

But going concerns are not limited to economic organizations, referred to in this excerpt. Commons regards society and economy as constituted by innumerable organizations, which he classifies in three categories: economic, political and cultural organizations. Individuals are members of several going concerns, from the small family to the state itself (the latter being interpreted as the largest going concern). Characteristics of all going concerns or organizations are legitimate authority, duration (beyond the entry and departure of their members), transactions, working rules and sanctions. ‘The going concern is animated by a common purpose, governed by common rules of its own making, and the collective behavior in attaining that purpose we distinguish as “going business”.’ (Commons, 1924: 145)6 Beyond the diverse purposes of economic,

universal in the unorganized form of Custom than it is in the organized form of Concerns. Yet even a going concern is also a Custom’ (Commons, 1934a: 72).

6 Let us note the distinction between the going concern as an organization and the going business as its activity.
political or cultural going concerns, an important difference is the kind of sanction they may use to enforce the rules they are based on: respectively economical, physical or moral sanctions (Commons, 1924: 333).

The concept of sovereignty, or ‘collective action in control of violence’ (Commons, 1950: 74), has gone through a long historical evolution, extensively analysed in _Legal Foundations_. Gradually concentrated by the state, then becoming an exclusive attribute of the latter, it was eventually and partially delegated to other, non-state going concerns. In this respect diverse organizations ‘are, indeed, governments, since they are collective action in control of individual action through the use of sanctions’ (Commons, 1950: 75). We come back below on such analogy between the state and other going concerns, and the hierarchical relationship implied.

The main components of going concerns are future-oriented transactions. ‘A going concern is a joint expectation of beneficial bargaining, managerial, and rationing transactions, kept together by working rules and by control of the changeable strategic or limiting factors which are expected to control the others.’ (Commons, 1934a: 58)

2. Working rules, the common law method and artificial selection

Going concerns have legitimate ‘authoritative actors’ exerting sovereignty over their members; their role is singularly to establish the rules that govern their activity, and to enforce them by recourse to specific sanctions. ‘The rules, regulations or bylaws I name the “rules of action” or “working rules of collective action”.’ (Commons, 1950: 26)

The most universal form of collective action is ‘custom’ (Commons, 1934a: 72), but it is ‘unorganized’. In going concerns, it becomes organized. Commons christens the specific method of establishing formal working rules in organizations ‘the Common-Law method of Making Law by the decision of disputes’. The traditional Anglo-American juridical system ‘of making new law by deciding conflicts of interest, thus giving greater precision and organized compulsion to the unorganized working rules of custom or ethics’ (Commons, 1934a: 72, 73) is ‘only a special case’ of this method, which is universal in all collective action. ‘The decisions, by becoming precedents, become the working rules, for the time being, of the particular organized concern.’ (ibid.)

7 In his customary generous reference to other authors, Commons writes that ‘the term working rules was first proposed to me by Professor R. T. Ely’ (1934a: 94), and refers to ‘the recognition during the past twenty-five years of the principle of working rules’ (1924: 140), alluding to the Webbs: ‘out of the peculiar rules of labor unions the modern concept of working rules was introduced into economic theory’, and to Cassel who ‘generalized the principle of working rule to apply to all the laws of government’ (1924: 139).

8 ‘For the time being’: this frequent expression, in Commons’s writing, refers to the evolving character of rules. ‘On account of the historical and changing economic conditions, a working rule holds true only for the time being or for the changing circumstances to which it happens to fit.’ (1950: 128) Rules are thus marked by a relative stability, but will change sooner or later. A central theme in most institutional
After writing *Institutional Economics*, Commons introduced a distinction between the organization itself as ‘institution’ and its rules of action as *institutes*, the Roman law concept, differentiating the activity or production proper (going concern) and its product (working rules) (Commons, 1996c: 499, 500; 1950: 129), and criticizing the earlier confusion on this point.

If working rules are first established in order to mediate conflicts, through the common law method, they do not put an end to them, as according to Commons conflicts are a structural dimension of social reality, based on scarcity. ‘The working rule is not a foreordained harmony of interest, as assumed in the hypotheses of divine or natural rights, or mechanical equilibrium of the classical or hedonic schools, but it actually creates, out of conflict of interests, a workable mutuality and orderly expectation of property and liberty.’ (Commons, 1934a: 92) Conflicts of interests are always to be seen within going concerns; this consideration was wrongly set aside by economists for the present, and by Marx for the future: ‘there is no such thing as an automatic harmony of economic interests, either under capitalism or future socialism’ (Commons, 2009: 135, 136).

Working rules are generally embedded in a wider institutional context, evoking ‘the hierarchy of parts in the whole activities’. ‘Even where only two individuals agree on a rule of action as to price, quantity, and quality, there are also the customs, the habits, the laws of the land, and the Constitution, all of which are tacitly setting the rule within which the two individuals deal with each other.’ (Commons, 1950: 127, 128)

Commons opposes the concept of natural selection transposed by Veblen from Charles Darwin and applied to economic phenomena and especially to institutions, and in contrast borrows the concept of artificial selection. The reason he gives is that natural selection disregards the role of the human will (Commons, 1924: 376). The interaction between changes in individual behaviours and changes in working rules comes through a specific artificial selection: it is ‘the common-law method of making new law by taking over the changing customs of the dominant portion of the people at the time, and formulating them, by a rationalizing process of justification, into working rules for future collective action in control of individual action’ (Commons, 1934a: 682). The role of

---

9 This indirectly recalls Émile Durkheim’s statement that ‘in a contract not everything is contractual’.

10 Morris Copeland asserted that artificial selection might be working in the historical short term, but that in the longer term natural selection would prevail; moreover, in a given period ‘practices may survive that do not satisfy the selective ethical tastes which constitute a particular selection “artificial”’ (Copeland, 1936: 344). Geoffrey Hodgson (2003) contends that artificial selection is a special case of natural selection and not an alternative to it. But as far as institutions are concerned, this question is also dependent on the extensive or bounded definition of institutions (see below).
power, and of legitimation, is here stressed by Commons in discussing the artificial selection of rules.

3. A hierarchy of collective action

Commons places the emphasis on the various ordered levels of working rules, or hierarchy of collective action. An important distinction, developed in *Legal Foundations* but absent in later writings, is between authoritative and authorized transactions, which underscores the special role of the state in ‘authorizing’ other going concerns. While the common law method refers to an artificial selection of customary rules that are initially produced from below and later sanctioned from above, the superiority of authoritative compared with authorized transactions stresses a hierarchy of power levels, through a process of delegation.

The supreme organized collective action is the monopoly of physical force by taking violence out of private hands. This is sovereignty. There are subordinate forms of organized collective action, sanctioned by the physical force of sovereignty but authorized, in the case of business corporations, to use the economic sanctions of scarcity, or, in the case of churches or clubs, to use the merely moral sanctions of public opinion. These subordinate forms are delegated forms, since they are created, permitted, regulated, dissolved or prohibited by the supreme institution, sovereignty. I date the modern recognition by the state of these delegated forms of economic collective action from the time of the general corporation laws beginning in the decade of the 1850s, and I consider this period to be the beginning of modern capitalism.

The hierarchy of collective action contemplated has actually two fundamental levels, the state and all other going concerns. Commons often stresses the similarities between the state and other going concerns, sometimes characterizing it as a going concern among others, but as a matter of fact there is an essential difference between them, namely the ascendancy of state rules on other organizations’ rules, following a pattern of subordination and delegation. The physical sanctions used by the state are also superior to the economic or

11 While not much apparent, as for Gustav Schmoller, Max Weber’s influence is significant on Commons’s thought.

12 The shift from the authoritative/authorized typology of *Legal Foundations* to the tripartite typology of transactions in *Institutional Economics* is discussed by Luca Fiorito, who writes that ‘bargaining transactions would correspond to authorized transactions, while managing and rationing would substantially fall into the category of authoritative transactions’ (Fiorito, 2010: 283).

13 The state is ‘but one of many going concerns, whose sovereign working rules are but a larger collective will, and whose behavior of officials is a collective behavior’; it is ‘a bundle of working rules’ (Commons, 1924: 149).

14 Institutions are a ‘hierarchy of collective action in control of the (…) transactions of individuals’ (Commons, 1950: 56). The notion of ‘overlapping going concerns’ (Albert and Ramstad, 1997: 884) or the ‘view of society as a system of interrelated going concerns’ (Biddle, 1990: 42) are suggestive images of
moral sanctions of the economic or cultural organizations, which they somehow authorize.

Possible mismatches or biased dimensions of organizational rules justify their submission to a higher level of collective action: ‘It is the “working rules” of each organization, governing subordinates, that tie the individuals together and enlarge their personalities by loyalty to a “going concern”. But it is the abuses that are embodied in these same working rules that require a hierarchy of superior working rules ultimately organized through the sovereign legislative, executive, judicial, and administrative departments of government’ (Commons, 1950: 138, 139). However, this does not mean that there is an absolute rationality of the state’s rules as opposed to other concerns’ rules, as the state itself is an evolving condensation of social compromises, ‘an accumulated series of compromises between social classes, each seeking to secure for itself control over the coercive elements which exist implicitly in society with the institution of private property’, to quote an early formulation of Commons (1899–1900: 100).

Two types of collective behaviour are actually implied in the rules of a going concern, both guided and secured by the state: ‘one is the promised behavior of the government set forth in the working rules for public officials, the other the intended behavior of a going concern set forth in the working rules for its employees, agents and functionaries’ (Commons, 1924: 145).

Another dimension of the general hierarchy of collective action might be called a process of internalization of the state’s rules in the inside rules of other organizations.

Over all, the general statute law, the common law, the decisions of courts, in short, the working rules of the general government, are read into the articles of incorporation and into the transactions of principal and agent, employer and employee, stockholders, bondholders, patrons, clients, customers, so that the will of the state, or rather its working rules, perpetuate the rights, duties, liberties and exposures, within which the working rules of a subordinate concern are made up and its collective behavior goes along (Commons, 1924: 147).

3. Commons’s contribution to institutional economics

Among highly original dimensions of Commons’s theory, two may be underlined here: the place given to transactions and methodological holindividualism.

1. A world of transactions

The ‘transaction’ is a renowned concept since it has been borrowed by the transaction costs economics of Oliver Williamson. While explicitly taken from Commons’s concept of embedded, interwoven or nested going concerns. However the essentially two-level hierarchy (state/other going concerns) should not be forgotten.
Commons, it has been cut from its original theoretical framework, illustrating the chasm between ‘old’ and ‘new’ institutional economics.

According to Commons, ‘our subject-matter is the transactions of human beings in producing, acquiring, and rationing wealth by cooperation, conflict, and the rules of the game’ (Commons, 1934a: 121); ‘our theories of economics come to center on transactions and working rules, on the problems of organization, and on the way collective action becomes organized into going concerns’ (Commons, 1950: 21). Following Veblen on this point, he refutes the ‘atom’ view of the individual, reduced to a ‘globule of desire’ in hedonic and neo-classical theories. Commons’s approach is fundamentally relational.15 ‘These individual actions are really trans-actions – that is, actions between individuals – as well as individual behavior. It is this shift from commodities, individuals, and exchanges to transactions and working rules of collective action that marks the transition from the classical and hedonic schools to the institutional schools of economic thinking. The shift is a change in the ultimate unit of economic investigation, from commodities and individuals to transactions between individuals.’ (Commons, 1934a: 73) Working rules of going concerns determine a ‘bundle of correlative and reciprocal economic relationships’ (Commons, 1996b: 445). Each and every right for an individual is accompanied by a duty for (an)other individual(s), each liberty is associated to an exposure, etc. This is an ‘exposure–liberty relation’: thus ‘an employer is exposed to the liberty of the employee to work or quit, and the employee is exposed to the liberty of the employer to hire or fire’ (Commons, 1934a: 70).

The original typology of bargaining, managerial and rationing transactions is an important achievement of Commons, who considers it is universal and exhaustive. It distinguishes what was confused in the single concept of ‘exchange’. The various dimensions of the three essential transactions are summarized in Table 1.

The concept of transaction is the ultimate unit of activity, containing the three principles of conflict, dependence and order; it correlates law, economics and ethics. In the bargaining transactions, the object transferred is future rights of ownership, not simple things. The distinction between commodities as things and property rights on these commodities is central for Commons, closely binding the legal and economic dimensions of the transaction. Accordingly institutional economics is also deemed ‘proprietary economics’. In bargaining transactions the relation is established between legally equal individuals, but they may be unequal in terms of bargaining power. Managerial and rationing transactions involve legal relations between superior and inferior. The distinctive concept of rationing refers both to quantity rationing and to price rationing.

15 ‘The individual is a system of relations, and changes with the collective action of which he is part and product.’ (Commons, 1950: 117) We may recall Marx’s sixth Thesis on Ludwig Feuerbach (1845) where he states that human essence is not an abstraction but must be seen as ‘the ensemble of social relations’ (Marx and Engels, 1998: 576).
Table 1. Three types of transactions

<table>
<thead>
<tr>
<th>Transactions</th>
<th>Bargaining</th>
<th>Managerial</th>
<th>Rationing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position of individuals</td>
<td>Legally equal</td>
<td>Legally superior and inferior</td>
<td>Legally superior and inferior</td>
</tr>
<tr>
<td>Negotiational psychology</td>
<td>Persuasion or coercion, advertising and propaganda</td>
<td>Command and obedience</td>
<td>Pleading and argument</td>
</tr>
<tr>
<td>General principle</td>
<td>Scarcity</td>
<td>Efficiency</td>
<td>Equity</td>
</tr>
<tr>
<td>Identity of principal</td>
<td>Absence of distinction between principal and agent</td>
<td>Individual or hierarchy</td>
<td>Collective authority</td>
</tr>
<tr>
<td>Object of transaction</td>
<td>Ownership transfer (debts of performance and payment)</td>
<td>Wealth creation</td>
<td>Distribution of wealth (apportioning benefits and burdens)</td>
</tr>
<tr>
<td>Execution of future commitment</td>
<td>Prices and quantities</td>
<td>Input and output</td>
<td>Budgets; taxes; price-fixing; wage-fixing</td>
</tr>
</tbody>
</table>


The focus on transactions, and the typology given by Commons, may be assessed as a major contribution to institutional economics in general. They imply a radical criticism of the centrality of markets in mainstream theories. First, while neoclassical theories are market-centred, they alter the general approach by proposing a theory of an ‘organizational economy’ – to borrow the expression of Herbert Simon (1991), somewhat reversing what has since become a central feature of new institutional economics.16 Second, they introduce a pluralist approach to coordination, as opposed to dualistic models (market/state, or market/organization), while encompassing and transcending them. The subsequent contribution in this essential direction will be Polanyi’s (1957) typology of ‘forms of integration’, exchange, reciprocity and redistribution.17 Finally, they are associated to an original methodological stance.

2. Transcending holism and individualism

Heterodox institutional economists often attempt to refute the opposition between methodological individualism and holism, insisting on the contentious reduction implied by both (Biddle, 1990; Lawson, 1996; Hodgson, 2007; Chavance, 2008a). The combined notion of ‘holindividualism’ has thus been submitted, bringing together the macro or meso level of the institutions produced by individual actions and the micro level of individual actions conditioned by

---

16 Williamson sees organizations emerging out of markets, as a consequence of transaction costs (‘in the beginning there were markets’); for Commons, markets are but bargaining transactions within or between going concerns (as it were, ‘in the beginning there were going concerns’). On a similar contrast, see William Lazonick (1993).

17 See below for a comparison in the section ‘1. Transactions and coordination’.
the existing institutions, distinguishing the different time frames of the genesis and change applying to the two levels (Boyer and Saillard, 2002). We believe that Commons’s theory offers an original methodological holindividualistic approach, somewhat overcoming the dichotomy between the two traditional stances.

Commons differs from holist institutional theories by the critical weight he gives to individual action, and the importance he assigns to a ‘volitional’, ‘negotiational’ and ‘transactional’ psychology. The individual is an essential actor of economic processes. However, he is not the utilitarian and pre-social ‘globule of desire’ derided by Veblen, but the ‘institutionalized mind’ that has learned, through his process of socialization, customs and working rules bequeathed by previous historical collective actions. ‘It is not individualism. It is institutionalized personality.’ (Commons, 1934a: 873, 874) Commons’s approach is simultaneously distinguished from individualist institutional theories by the prominence attributed to ‘collective action’ and by his hierarchical view of working rules of going concerns.

Different traditions of naturalistic individualism concentrate on the relations of individuals to nature or to other ‘natural’ individuals; however, in order to view individuals as citizens with rights, a negotiational psychology is warranted, and Commons states that Dewey’s social psychology of custom ‘may become negotiational’ (Commons, 1934a: 91). Transactions realized by individuals are future-oriented, and simultaneously framed by rules of action: ‘In all cases negotiations are directed towards future time – the universal principle of futurity. Working rules are always explicitly or tacitly taken into account, since they are the expectations of what the participants can, must or may do, as controlled, liberated, or expanded by collective action’ (Commons, 1934a: 91).

Commons’s view could be called ‘bounded volition’, where individual action, while often more motivated by stupidity and ignorance than by reason (see his frequent reference to Malthus on this point), and also framed by existing rules, – always has a space for autonomy. ‘Thus the working rules of a concern necessarily allow to every member a certain amount of discretion or choice of alternatives, consisting in the authority (right) and the immunity (liberty) allowed by the rule in question and limited by the alternatives actually open

18 Malcolm Rutherford writes that ‘Commons’s methodological position is an excellent example of the “middle way”’ between holism and individualism (Rutherford, 1994: 42). See also ‘Institutional individualism’ in the typology of Joseph Agassi (1975).

19 ‘Thus I find, during my historical studies and some fifty years of participation in many varieties of collective action directed towards controlling individual action, that my method of reasoning goes back to Malthus, rather than to Smith, Bentham, Ricardo, Marx, Proudhon, Herbert Spencer, or any of the logical economists. These schools belong more to the Eighteenth Century Age of Reason, but Malthus definitely proclaimed the Age of Passion and Stupidity. I call this Custom, however, instead of passion or stupidity, in order to avoid invidious reflections and to allow for a slow infiltration of reason provoked by uncomfortable experiences.’ (Commons, 1934a: 846) In general, Commons has a more temperate assessment of custom, compared with the critical view of Veblen.
to him.’ (1924: 148) Bounded volition is also at work in the actions of the individual aimed at what he sees as the present limiting factors, as distinguished from complementary factors (Commons, 1934a: 639).²⁰

In the process of artificial selection of working rules, individual actions are taken into account at two levels: the first, citizens of going concerns (evolving customs), and the second, authoritative actors (officials) of the concerns. A kind of sequence is at work:

Evolving individual actions -> evolving customs -> common-law method -> changed working rules of going concerns, by authoritative actors -> collective action -> control of individual action -> evolving individual actions -> . . .

We have an ongoing causal historical spiral, echoing a Veblenian cumulative causation process, where both moments of individual actions generating collective rules, and of collective rules conditioning individual actions, are taken into account, with different levels and temporalities of change.

The original stance of Commons in methodological matters is seen for example in the fact that he criticizes economic (neoclassical) theories in which ‘corporations are falsely treated as individuals’ (Commons, 1996c: 498). This seems close to a traditional argument by champions of methodological individualism; however, his rationale is quite different:

[such approach] ends in the inequality of treating as equals a concerted thousand or hundred thousand stockholders and bankers, acting together as a single person, in dealing with wage earners or farmers or other buyers or sellers, who act separately in their naked individualism of Smith, Bentham, Ricardo, the Austrian economists, the Declaration of Independence (Commons, 1996c: 498).

Furthermore, in contradistinction to methodological individualists, he gives a central place to collective action, and even refers to the collective will of an organization. But such collective will has no independent foundation that would be external to individual practices and transactions. ‘Thus the going concern may be looked upon as a person with a composite will, but this so-called “will” is none other than the working rules of the concern operating through the actions and transactions of those who observe the rules.’ (Commons, 1924: 147)

Individual action is purposeful, and expresses human will. Willingness discriminates between strategic action and non-strategic action, between limiting

²⁰ A important distinction of Commons is between ‘strategic transactions’, related to the ‘limiting factor’ of action, and ‘routine transaction’ focused on ‘complementary factors’. The limiting factor is the factor whose control, carried out in the appropriate form and at the appropriate time and place, activates the complementary factors in order to obtain the desired results (Commons, 1934a: 629); but this is a changing distinction: once placed under control, the limiting factor becomes complementary and another factor becomes the limiting factor (ibid.: 644). In Myself, Commons mentions that he developed this ‘volitional theory of multiple causation’ from his observations of great leaders, bankers and businessmen (1934b: 194).
and complementary factors. Individual action is foremost, but it is the action of an institutionalized mind, acting in the framework of pre-existing working rules of going concerns, namely of collective action.

According to Commons, there is a temporal gap between emerging variations in custom and reshaping of working rules with their concurrent sanctions. ‘Thus the process of making law by deciding disputes fits laggingly both the changing economic conditions and the changing ethical opinions of justice and injustice.’ (Commons, 1934a: 788) He actually shares with Veblen the idea of a delay between changed informal behaviour of individuals and transformation of formal institutions. However, Veblen emphasizes the causal role of changes in technology, mediated by changes in habits, and considers longer historical lags, while Commons rather stresses the role of conflicts and their tentative resolutions, mediated by deliberate changes in working rules, and discerns a shorter delay in the institutional lag.21

4. Some limitations of Commons’s theory

Commons’s genuine contributions are, in different aspects, counterbalanced by theoretical limits, which illustrate the unfinished character of his attempt to make a ‘contribution of institutional economics to the whole of a rounded-out theory of Political Economy’ (1934a: 6).

1. Transactions and coordination

As mentioned above, Commons’s theory is among the first to introduce a pluralist scheme of the problem of coordination, through his threefold typology of transactions. The criticism of the market-centred paradigm – clearly expressed for instance by Léon Walras (1874) who contended that ‘the whole world may be looked upon as a vast general market made up of diverse special markets’ – is widened in comparison with criticisms that counterpose a dualist scheme to such paradigms, like Marx versus Smith opposing ex post spontaneous coordination by the market to ex ante deliberate planned coordination by the capitalist in the manufacture, like Friedrich Hayek versus socialists contrasting the spontaneous order of the market and the organized order of the firm or organization, or like Williamson versus the traditional neo-classical view, distinguishing governance through market or through hierarchy.

As a matter of fact, the two types of bargaining and managerial transactions remain close to the dual scheme of market/firm coordination. An original theme is that within bargaining transactions, coercion and duress may be present beyond

21 Concerning ‘the lag of the common law’ in the case of discrimination, at the end of the 19th century, he writes: ‘Thus the Supreme Court lagged about fifteen years behind the popular and legislative change in the meaning of discrimination, and this may be figured on generally as its customary lag’ (Commons, 1934a: 787, my emphasis). However, in Legal Foundations he discusses institutional changes, as for property, that connote a longer lag of several decades.
negotiation, as the bargaining power of the legally equal participants may be unequal. More generally, Commons states that political economy has wrongly removed power from its domain.

The concept of rationing transactions is thus the essential means of building a pluralist model of coordination. If we compare Commons’s pattern with Polanyi’s typology of forms of integration (reciprocity, redistribution and exchange), we see that the latter does not integrate managerial transactions. He does not elaborate an organizational theory, as Commons does. There is a broad similarity between rationing transactions and redistribution, although Polanyi stresses here a process of centralization and dissemination that is absent in Commons. The author of *Institutional Economics* also has no direct equivalent of reciprocity. But both thinkers have different aims; Polanyi develops a general anthropological and historical theory, while Commons plans to build a theory of modern capitalism.

However a limit of Commons’s theory of going concerns is that it understates the important point, stressed by Marx, and reiterated in a different fashion by Ronald Coase and Oliver Williamson, namely that bargaining transactions are removed inside the firm. Commons states that the three types of transactions are present within going concerns, or has some ambiguous statements about it. On the contrary, Marx and Williamson overlook the presence of commonsian rationing transactions within the firm; they essentially take the managerial transaction into account.

Admittedly, the distinction between transactions internal and external to going concerns is in principle acknowledged, if qualified, by Commons, but it is not easily reconciled with the notion that transactions are mainly conducted within going concerns and that they are essentially ‘components’ or ‘parts’ of going concerns (1934a: 655, 58, 59, 97). While this does not raise problems for managerial transactions, it becomes the case for rationing and even more for bargaining transactions. Questioning the traditional centrality of the market is plainly a strong point of Commons’s trilogy of transactions, but it sometimes seems that the very location of the market becomes unclear in the metaphorical picture he draws of the economy. This difficulty is linked to the relation between the state and non-state going concerns discussed below.

22 Marx accepted the notion that equality was in force in the exchange between individuals on the market (the circulation sphere); his case was that such equality was dialectically negated in the production sphere when it concerned a worker and a capitalist. The notion of ‘market power’ has been at a point incorporated into mainstream theory, but in a quite remote meaning as compared with Commons’s idea. Also note that for him, bargaining power may be ‘reasonable’.

23 ‘The terms internal economy and external economy are sometimes used to distinguish these two aspects of a going concern. But the internal economy turns out to be the engineering economy of managerial transactions producing use-values; the external economy becomes the proprietary economy of bargaining transactions which maintain or enlarge, if possible, the total value of assets. The two are interdependent, but they differ as does efficiency from scarcity.’ (Commons, 1934a: 297)
Although all modern economic systems combine for him the three types of transactions, Commons observes a relation between the domination of a given ‘social philosophy’, with the prominence it gives to specific transactions, and various systems.

If managerial and rationing transactions are the starting point of the philosophy, then the end is the command and obedience of Communism, Fascism, or Nazism. If bargaining transactions are the units of investigation, then the trend is towards the ideals of equality of opportunity, of fair competition, of equality of bargaining power, of due process of law, of the philosophy of Liberalism and regulated Capitalism. But there may be all degrees of combinations, for the three kinds of transactions are interdependent and variable in a world of collective action and perpetual change which is the uncertain future world of institutional economics (Commons, 1934a: 93).

Note that the philosophy of Liberalism and regulated Capitalism is here presented as a single philosophy, based on the centrality of bargaining transactions. In a different perspective, it might be split, in a Polanyian spirit, by stressing that Liberalism wants to universalize bargaining transactions, while the philosophy of regulated Capitalism has in view a more balanced association of bargaining, managerial and rationing transactions.

2. The state as a model for understanding going concerns

Commons borrows the concept of going concern to the evolving legal parlance about economic organizations. He extends it to diverse political and cultural concerns, including the state, which he describes as ‘the sovereign concern’ or ‘the political concern’ (Commons, 1934a: 752, 70). He views the state as a going concern, carrying on the German historical school approach (shared with the Austrian school) of classifying the state among organizations in general. But subsequently he often takes the state as a template for other going concerns; this is especially the case about their designation as ‘governments’, the mention of the management as the ‘politicians’ of the concern, the characterization of their members as its ‘citizens’ and the generality assigned to the ‘common law method’ of formulating working rules. Internal rules of organizations are compared with law in general: every concern ‘must have its working rules, which are its laws. (...) They are the common law, the statute law, and the equity jurisprudence of the concern’ (Commons, 1924: 332, 333).

Commonalities between the state and other going concerns are indeed a question creatively explored by Commons, and a theme that gives significant strength to his conceptual scheme. It allows him to combine politics with economics and law, in an enlarged concept of political economy.24 It is also linked to his approach where individuals or groups are gradually empowered

24 ‘I always thought that both political science and sociology were branches of political economy.’ (Commons, 1934b: 44)
through conflicts and new working rules, where they may gain an access to power through a progressive historical process. However, some limits of this original statist approach appear. Viktor Vanberg (1997) remarks that both concepts of going concern and collective action carry in Commons’s work a dual meaning: a restricted sense (generally used by Commons) and an extended sense. A similar ambiguity is observed about the state: his work somewhat fluctuates between a narrow definition of the state as a going concern, and a wide definition of the state as polity, encompassing the whole society.

Traditional distinctions between state and polity, or between state and society, or state and nation, seem to disappear in his theory. The dual character of the state as an organization with its own internal working rules, and as a (modern) polity where individuals become citizens and are included in a general legal system, is not taken into account.25 Consequently, while the image of various going concerns as ‘governments’ with their ‘officials’, their ‘citizens’, their common law method, creatively underlines the ‘politics of the concern’ (Commons, 1934a: 749), it also veils the essential difference between democracy and citizenship in the polity, and political processes that take place within organizations.

Even though Commons writes that ‘we distinguish the “state” and “government” from “society” and “the people”’ (1924: 150), as a matter of fact the state is construed as both separate and coextensive with society. It is separated in the process of monopolization of violence, of exclusivity of physical sanctions, and basically different as a going concern, but it is coextensive with society in the sense that its ‘citizens’ are seen as members of an encompassing political concern, which is equivalent to society as a whole.26 Similarly, non-state going concerns seem both distinct of the state as an organization, and embedded in the state as a comprehensive polity.

A comparison with Hayek’s view of the state may seem relevant. There seems to be important similarities between Hayek’s and Commons’s views of the state. Both define the state as an organization, namely an organized order for the first and a going concern for the second; both stress the role of internal rules of such organization; both also emphasize the general importance of common law. But their perspectives are radically different. Hayek has not commented on Commons’s work, but he would have obviously seen him as a constructivist of sorts. He has a dichotomous view of orders and rules, where the spontaneous

25 When property was separated from sovereignty, ‘[t]he way was opened for each citizen to become a member of two concerns, the political concern exercising sovereignty and the business concern operating property, each according to its own rules’ (Commons, 1924: 104).

26 While insisting on the importance of Commons’s ‘corporate actor theory’ for an Austrian perspective, Vanberg has underlined the confusion between state and society. The ambiguity comes from his notion of ‘membership’: ‘Society is not an organization or a corporate actor like a firm, a trade union or a government; and an individual is not a ‘member’ of society in the same sense as he is a member of such organizations’ (Vanberg, 1994: 158).
order with its evolved rules of just conduct are counterposed to the organized order with its deliberate and teleological rules. As an organization, the state has its own finalized rules, but its general task is to protect and enforce the rules of just conduct of the spontaneous order of the market or of society (Hayek, 1973). Commons, on the other hand, puts forward a unitary picture of going concerns, stressing commonalities between the political concern of the state, and economic and cultural concerns. A similar ‘method of the common law’ is seen at work in all going concerns.

As some commentators have noted, Commons’s approach radically questions Hayek’s dichotomy of orders and rules, and his strict opposition between spontaneous and deliberate processes. However, his unitary view may be pushed too far, as it downplays the differentia specifica between political processes in society (or within the state as the general political concern) and in non-state going concerns. It confuses internal and external relations of the state as a going concern. As the state becomes the political society proper, it may seem that society is exhaustively made up of going concerns. This organizational view of society also tends both to downplay the importance of inter-organizational relations and overstate internal relations of going concerns. This may be linked to the difficulty of thoroughly integrating markets in the theory (or expel them altogether), which was mentioned above.

3. Delimiting ‘institutions’

Carl Menger has made the well-known distinction between two modes of formation of institutions: the deliberate way, which he calls pragmatic, and the spontaneous way, which he terms organic. A frequent criticism of Commons is about his concentration on pragmatic institutions and neglect of organic institutions – a reproach that may be formulated both from an Austrian (Langlois, 1989) and from a Veblenian point of view (Hodgson, 2003). This is an understandable objection, but a symmetrical criticism could be addressed both to the Menger and Hayek Austrian tradition, and to Veblen’s writings, that overly focus on organic institutions. However, two points have to be stressed here. The first is that Commons gives a great weight to ‘custom’, which represents the origin of formalized and sanctioned working rules of going concerns: such ‘unorganized collective action’ typically belongs to the category of organic institutions.27 The second is that the very distinction between organic and pragmatic ways of formation of institutions is actually challenged in Commons’s approach. As acknowledged by many commentators, while insisting on ‘willingness’ in action, he does consider unexpected consequences of human action. Institutions (i.e. going concerns and their rules) are taken in an evolutionary process where

27 I do not discuss here the Mengerian concept that implies that individual self-interest is the sole origin of organic institutions; this is quite different from Commons’s statement about the ‘institutionalized mind’.
emerging conflicts result in the artificial selection of specific (organic) customs, which are transformed into (pragmatic) working rules, ‘for the time being’, i.e. institutions subsume both organic and pragmatic elements.28

This controversy is related to the question of the extension given to the concept of institution, and to the difference between the inclusion, the distinction and the assimilation views. By following the assimilation view, Commons indeed focuses on an organizational interpretation of institutions, where deliberate or ‘volitional’ dimensions are stressed. It is precisely this somewhat restrictive definition of institution that gives a great strength to his conceptual scheme, differently from theories based on an encompassing definition, i.e. that follow the inclusion view. Paradoxically, we can say that the (contrary) restrictive definition adopted by North (1990, 1994), following the distinction view, where institutions are clearly differentiated from organizations, also allows North to extend the theory to an essential question, namely the interaction between ‘institutions’ (as rules of the game) and organizations. Both perspectives may be regarded as limited or restrictive, and they actually are in some respect. But here we confront a difficulty of numerous theories of institutional economics, where on the contrary a very wide and all-embracing concept of institution, following the inclusion view, may make it fuzzy and resistant to rigorous theorization. This is especially the case when language, money, law, the state and organizations are all incorporated in an extended concept of institution.29

Commons himself occasionally shifts from his prominent restrictive definition of institutions to the more conventional encompassing interpretation. He thus at times names as institutions ‘fire, tools, machinery’, money, and language (Commons, 1934a: 639, 791, 746), which may assuredly refer to custom, or sometimes working rules, but cannot be easily subsumed under his category of going concern.

We face here a dilemma for institutional economics in general, between a comprehensive definition of institutions that opens on a tentative general theory, but may embrace too wide an assortment of ‘instituted’ phenomena to preserve accuracy, and a more bounded definition that may restrict the scope of the theory, as a price for a potential gain in precision. The inclusion view chooses

28 Warren Samuels, after mentioning that for Menger himself each generation has as its calling an evaluation and a revision of received institutions, writes in a Commonsian spirit about so-called organic institutions: ‘At any point after period one, the institution(s) is a hybrid, the result of deliberative and non-deliberative processes, at no point thereafter, that is to say, has the institution(s) arisen in a solely organic and spontaneous manner. Institutions considered in the Ferguson–Smith–Menger–Hayek manner therefore have deliberative elements and are in part the result of deliberative processes’ (Samuels, 1999: 286).

29 Such comprehensive understanding is found in Schmoller, Veblen and Hayek. An effort to a rigorous definition, following the inclusion view, is given by Hodgson (2003: 163): ‘Institutions are durable systems of established and embedded social rules and conventions that structure social interactions. Language, money, law, systems of weights and measures, table manners, firms (and other organizations) are all institutions’. 
the first branch of the dilemma; both distinction and assimilation views choose the second branch.

Commons was to some extent aware of this tension between a restrictive and an enlarged concept of institution, which he attempted to evade with his concept of collective action in control of individual action.

The difficulty in defining a field for the so-called Institutional Economics is the uncertainty of meaning of the word institution. Sometimes an institution seems to be analogous to a building, a sort of framework of laws and regulations, within which individuals act like inmates. Sometimes it seems to mean the behavior of the inmates themselves. Sometimes anything additional to or critical of the classical or hedonic economics is deemed to be institutional. Sometimes anything that is dynamic instead of static, or a process instead of commodities, or activity instead of feelings, or management instead of equilibrium, or control instead of laissez-faire, seems to be institutional economics (Commons, 1934a: 69).

5. Conclusion

Eventually, limits in Commons’s approach may be stressed by contrast to other traditions of institutional economics, like the Veblenian approach or the new institutional economics. In the first case, one-sided insistence on legal institutions, limited reference to the Darwinian paradigm, and discarding instinct–habit psychology may be stressed (Hodgson, 2003). In the second case, the lack of consideration of limits of the state enforcement of rules, and of private ordering may be emphasized (Van de Ven, 1993). This may be correct, but it should be stressed that, even though Commons was aiming at building a rounded-out theory of institutional economics, and did not complete such project, there is no such wholesale and consistent theory from the point of which his limits could be correctly assessed. In some respects, the Veblen tradition or new institutional economics also have shortfalls (that may be symmetrical to the ones observed in Commons), if ascertained from the hypothetical perspective of comprehensive institutional economics.

Consequently, it might be more apposite to stress the partial but at least complementary contribution of Commons to the building of such a general perspective that would include deliberate and spontaneous genesis of institutions, formal and informal rules (Chavance, 2008b), processes of artificial and of natural selection of institutions, and an organizational and a wider meta-organizational outlook.

References


