How Should the E.U. Respond to Brexit and Trump?: The Lessons from Trade Wars

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AND TRUMP?: The Lessons from Trade Wars

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How Should the E.U. Respond to Brexit and Trump?: The Lessons from Trade Wars

By: John C. Coffee, Jr.*

I. Introduction

These are perilous times! Viewed objectively, we could be on the verge of a modern-day equivalent to the retaliatory trade wars that, within the recent past, turned economic crises into major depressions. To be sure, the approaching dispute may not resemble a classic trade war, except in its potential severity. But the potential costs of a trade war can be enormous. To give but one example, let’s start with the case of the Smoot-Hawley Act of 1930, an American statute that significantly hiked American tariffs at the beginning of the Great Depression and in turn provoked even more intense retaliation from Europe, the Commonwealth, and elsewhere. Although the American public may believe the Great Depression was caused by the Stock Market Crash of 1929, the conventional wisdom among economic historians is that the Great Depression was more directly caused (or at least deepened in its intensity and prolonged in its duration) by the Smoot-Hawley Act.1 The process was amazingly rapid. By some estimates, the value of world trade in 1933 (just three years after the Smoot-Hawley Act of 1930) was just one-third of what it had been in 1929.2 Precisely at the time that depressed industries in all nations needed to sell in foreign markets (because consumers in their home market had lost much of their purchasing power), access to foreign markets was denied to everyone, and the Great Depression deepened.

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1 See Stephen D. Cohen et al., FUNDAMENTALS OF U.S. FOREIGN TRADE POLICY, (1996); (citing John M. Dobson, TWO CENTURIES OF TARRIFS, (1976). Not all authorities agree that the Smoot-Hawley Act “caused” the Great Depression, but even these dissenters acknowledge that the Smoot-Hawley Act elicited a world-wide frenzy of retaliatory actions from the U.S.’s trading partners. See Douglas Irwin, PEDDLING PROTECTIONISM: Smoot-Hawley and the Great Depression (2011) at 159-160.

2 See Cohen, supra note 1, at 32; Dobson, supra note 1, at 51.
Such evidence suggests that trade wars are irrational, and the vast majority of economists would agree with this assessment and hence favor free trade. But, even if irrational, trade wars still persist. The now infamous example of the Smoot-Hawley trade war, which is today universally understood as a classic blunder, did not stop later, smaller trade wars from erupting between the U.S. and the E.U., such as the “Chicken Wars” of the early 1960s or the Banana Wars of the 1990s. Scholarly histories of trade wars have traced these conflicts back to medieval times, and Britain and France waged one such war for over two centuries, with the French imposing punitive tariffs on British woolens and the British responding with high tariffs on silk products from France. Then and now, the result has been to hurt consumers in both countries and benefit only a much smaller number of local producers.

Why does this pattern repeat when the public always loses? The most logical answer is “rent-seeking.” That is, what may be irrational on the aggregate level is perfectly rational for local actors (usually called, “special interests”), who can effectively lobby the legislature for rules that favor them, even if those rules reduce the general welfare. It should not surprise us to learn that individual actors (or, more likely, highly organized coalitions of them) are prepared to subordinate the general welfare to their special interests. A great economist, Mancur Olson, astutely developed this theme that organized coalitions, representing only a small minority, can manipulate the political levers to shape trade policy for

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3 See, e.g., R. Talbot, THE CHICKEN WAR: An International Trade Conflict Between the United States and the European Economic Community, 1961-64 (1978). In a nutshell, under pressure from France, the European Economic Community placed a high tariff on frozen chickens, which the U.S. exported, in order to protect domestic chicken producers in France, and retaliation followed. See also John A.C. Conybeare, TRADE WARS: The Theory and Practice of International Commercial Rivalry (1989) at 160-179. The outcome is described by Conybeare as one of “mutual non-cooperation”—i.e., no clear winner, but much damage. Id at xiii.

4 See Raj Bhala, The Bananas War, 31 McGeorge L. Rev. 839 (2000). This battle grew out of the efforts of several E.U. members (France and Spain in particular) to limit (or place quotas on) the importation of bananas so that their former colonies were advantaged.

5 See, for example, John A. C. Conybeare, supra note 3(giving the history of trade wars since ancient times).

6 The Anglo-French Trade War began in 1664 and lasted for over two hundred years until 1860. See Conybeare, supra note 3, at 129-159. He similarly describes the Anglo-Hanse trade war as a “four-hundred-year conflict” between England and the Hanseatic League. Id at xiii.

7 Rents are above-market returns that could not be obtained in a competitive market. “Rent-seeking” refers to the process of seeking to obtain such returns, usually by manipulating public policy as a strategy for increasing profits. For efforts to apply the concept of rent-seeking to international trade policy, see Wolfgang Mayer, Endogenous Tariff Formation, 74 Am. Econ. Rev. 970 (1984) and William Brock & Stephen Magee, The Economics of Special Interest Politics: The Case of the Tariff, 68 Am. Econ. Rev. 246 (1978).
their private benefit, even though they inflict much greater damage on the majority of the population.8 In any event, once a trade war begins and the other side retaliates, the general public on both sides responds with nationalistic indignation to the perceived abuses of the other side. Trust the public to be confused—time and time again.

At this point, some will respond skeptically that I am overstating and that they see no trade war looming. But that depends on how we define the term “trade war.” To be sure, no battle looms over chickens, bananas or tariffs. The only approaching disputes, the skeptic will reply, are over principles. True, but this response too narrowly limits what a trade war—or, more accurately, a retaliatory economic rivalry—can be about. Fundamentally, such a conflict can be defined as the use of economic means (particularly, the imposition of restrictions on the free flow of goods or services) to obtain either economic or political objectives. Thus, the use of sanctions to punish a wrongdoing nation can spark retaliation, either from that nation or other affected third parties.9 Also, the objectives of those retaliating are often blurred or disguised; that is, the public may see one goal (hypothetically, based on political principles) held high as the common banner under which all are marching into economic battle, but key actors may also have less visible economic objectives. My initial assertion is that both Brexit and the economic nationalism of President Trump (i.e., “America First”) need to be understood and analyzed as if they constituted the opening rounds in potential trade wars. Possibly, that is already understood. But where I depart from conventional wisdom is in my prediction that retaliation by the E.U. against the U.K. as a result of Brexit will elicit painful counter-retaliation by the U.K. Others expect that Brexit will cost the U.K. dearly (as do I), but fail to see that equally painful counter-retaliations are likely to follow—with the result that both sides may suffer seriously and unnecessarily.

9 For example, President Carter banned wheat exports to the Soviet Union in response to its invasion of Afghanistan and the U.S. Congress has recently passed sanctions legislation barring the purchase of Russian oil in response to its conduct in the Ukraine and Crimea. Some predict that such sanctions will injure Europe and provoke retaliation from it. See infra text and note at note 11.
That said, it also has to be conceded that the standard trade war begins very differently from the events that Brexit and President Trump have set in motion. Typically, special interests lobby the legislature for protection. Because legislators respond to the concerns of local constituents and because they can be pressured, influenced, or “bribed” more easily than the executive, they are usually the starting point for a trade war. Traditionally, the executive branch (including the kings of earlier political economies) is more likely to resist obvious rent-seeking because it sees the international dimensions more clearly and anticipates retaliation. But current events involve the reverse of this standard pattern. In 2016, two critical political decisions were reached—both unfortunate and potentially catastrophic—with the legislature being only remotely related to either story. First, in 2016, British voters narrowly approved a referendum to leave the European Union (with only 51.9% voting for exit). Parliament did not make this decision; it only authorized a democratic vote. Nor did the executive branch make the decision (as then Prime Minister Cameron, who opposed Brexit, resigned when the public voted for it). What motivated the British voter? Of course, there can be reasonable debate here, but probably most believe that fear of increased immigration into the U.K. was the primary catalyst, with a vaguer apprehension playing a secondary role that the E.U. was unduly usurping the sovereign powers of the U.K. government. In short, this was, in the language of U.S. politics, a “populist” eruption, which surprised most observers.

The second event in 2016 was also a surprise: the election of Donald J. Trump as President of the United States. Again, the legislature was not involved (and both political parties, at different points, were amazed at his success). Again, there was a populist eruption and a narrow vote, and again the fear of immigration was one of the primary forces propelling President Trump to his upset victory. Yet, probably even more important than the immigration issue was Trump’s defiant opposition to free trade. Not only did he promise to renegotiate (or simply renounce) the North American Free Trade Agreement (“NAFTA”), but he threatened to build an impenetrable wall on the U.S./Mexican border—thereby adding insult to injury. The “blue collar” American voter, who traditionally was the mainstay of the Democratic Party, responded to these twin calls for reduced free trade and reduced immigration by
defecting to the Trump camp, thereby shocking a very unprepared Democratic party that had not seen this coming. Since his election, President Trump has also pulled out of the Paris climate accord, and this could similarly precipitate a trade war involving Europe. That is, if American companies are not compliant with the Paris accords and thereby can produce products at lower cost, trading rivals might turn to punitive sanctions, including the much discussed “carbon tariff.”

Still, another scenario is that sanctions imposed by the U.S. against firms trading with Russia could also trigger retaliation by the E.U. Finally, President Trump might cause the U.S. to act in violation of the rules of the World Trade Organization (“WTO”) and refuse to comply or pay sanctions when ordered to do so. Irrational? Perhaps, but certainly well within the range of actions that President Trump could take. All these scenarios are possible, but it is still premature to predict that any will come to fruition.

Let’s return to Brexit. When the U.K. leaves the E.U., it leaves behind the single market, and it is potentially exposed to tariffs and other costs that could be punitive (and might be seen in the U.K. as retaliatory). Such penalties or restrictions could be imposed for either of two reasons: (1) to induce the U.K. to comply with political principles that are deeply held within the E.U., particularly those regarding the free movement of persons; or (2) to curb and restrain the U.K.’s ability to market products and financial services within the E.U., as to which the U.K. today enjoys a dominant, world-wide market position. In short, there is a basic duality of motives here. High principles may combine with the predatory desire of some European competitors (and localities) to siphon off some of the extraordinary dominance that the U.K. today enjoys in many financial markets.

How could those so motivated accomplish their aims? Traditionally, the standard weapons in a trade war are to raise tariffs or to impose occupational licensing requirements. The U.K. is much more exposed to the latter tactic. A retaliatory imposition of higher tariffs by both the U.K. and the E.U. would

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10 See Alanna Petrot, “Trump Could Start a Trade War by Ditching the Paris Climate Accord,” CNN Money, June 1, 2017.
hurt consumers in both countries and politically would divide export-oriented firms from domestic production firms within the E.U. (the latter liking higher tariffs and the former hating them). Thus, licensing presents a more flexible weapon. As a member of the E.U., the U.K. today possesses the “single passport,” which entitles companies licensed in the U.K. to market their services throughout the E.U. But in the event of a “hard” Brexit under which the U.K. departs both the common market and the customs union, companies (and particularly banks) based in the U.K. may have to open a branch elsewhere in Europe and become licensed in a E.U. member state in order to market their services throughout the E.U. Already, large American banks have announced that they will be moving significant operations to Frankfurt and Dublin,12 Japan’s biggest bank has decided move its European base to Amsterdam, and HSBC has opted for Paris as its new European base.13 The primary beneficiaries here will be the cities who receive an influx of high-salaried, high-spending bank employees. Whether this migration will be a trickle or a flood remains to be seen.

Another tactic could be to require that certain activities must occur within an E.U. member state so that the activity can be directly monitored by E.U. regulators. For example, London is today the world’s largest center for foreign exchange trading (“forex trading”). But the E.U. is deliberating whether all such currency trading in the Euro must be cleared in the E.U. so that it can be adequately monitored.14 If Euro transactions must be cleared in Europe, the U.K. stands to lose a significant portion of its dominant position in forex trading.

Thus, the negotiation under Article 50 of how the E.U and the U.K. divorce will be conducted on two levels. On the level of high principle, many will insist as a matter of human rights that the U.K. must

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12 See Chad Bray, “Bank of America Chooses Dublin as Post-Brexit European Hub,” New York Times, July 22, 2017 at D1 (noting also that Citigroup has indicated that it will expand its trading operations in Frankfurt).
13 See Martin Arnold, “Japan bank MUFG set for post-Brexit Dutch move,” July 31, 2017 at B-1. HSBC has chosen Paris as its new base. Id. Of course, these plans may be contingent, and, to date, no bank appears inclined to move all operations out of London.
14 Earlier, the European Central Bank (“ECB”) imposed such a requirement (known as the “European Oversight Policy Framework”), but it was overturned by the European Court of Justice in 2015. After Brexit, the U.K. will have no obvious legal defense if the ECB again demands that the clearing of Euro transactions occur in Europe. Many think that this is likely. See Christopher Arnold, “The Post-Brexit Future of Euro Clearing in London,” Law360, February 13, 2017. See also text and notes infra at notes 31 to 33.
accept the free movement of individuals if it wishes to avail itself of the single passport. But, hiding behind these high principles, will be the more predatory motives of competitors and localities who want to exclude the U.K. from the E.U. market or at least to appropriate some of the U.K.’s dominant positions in derivatives, insurance, forex trading, and exchange trading. Here, the U.K. is precariously exposed. To use a standard U.S. cliché, politics makes for strange bedfellows, and those seeking to enforce noble principles of human rights may find themselves linked in an uneasy coalition with those waging a disguised trade war.

II. Trade Wars: How Do They Play Out?

To this point, it has been argued that rent-seeking underlies many economic rivalries, even when both sides refer to high aspirational principles to justify their positions. But how do such wars play out and how do they finally end? Here, a useful perspective is provided by game theory. Scholars of international trade have suggested that the antagonists will likely follow one of several strategies, depending on their relative positions. I will subdivide these into: (1) The Game of Chicken; (2) the Prisoner’s Dilemma Game; and (3) the Stag Hunt Game.

A. The Game of Chicken

In game theory, a “chicken game” involves two players, heading towards each other on a collision course. If the players continue on that course, the collision will injure both (but possibly to different degrees). To avoid collision, one must swerve, but this involves reputational loss (the one who swerves is the “chicken” and the other is deemed the winner). What is the rational course of action in this context? Put simply, Player 1 should cooperate (and swerve) if it thinks Player 2 will not cooperate,

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15 For example, the U.K. exported £24 billion in financial services in 2015, of which half went to the E.U. See Deidre Hipwell, “From Cars and Crops, Number Crunchers Warn Who Has Most to Lose from Brexit,” The Times, July 18, 2017 at B-1. This is the area most in contention and subject to rent-seeking.
16 These are the games that Professor Conybeare has suggested are most applicable to trade wars and similar economic rivalries. See Conybeare, supra note 3.
17 For a more formal description, see Conybeare, supra note 3, at 33 to 35.
and Player 1 should not cooperate (i.e., should stay on course) if it thinks Player 2 will cooperate (and swerve). If both do not cooperate (and thus do not change course), the worst possible results: collision.  

Applied now to international economic rivalries, if Nation 1 raises its tariffs, Nation 2 may retaliate and raise its tariffs in response. This is the equivalent of collision, as a mutually destructive trade war begins. But if Nation 1, in response to Nation 2’s actions, rescinds its tariff rise, it has cooperated, and no one is worse off (at least if Nation 2 drops its tariff increase also). If Nation 1 instead further increases its tariffs in response to Nation 2’s raise, the trade war has intensified, and both sides may wind up much worse off.  

Games of chicken are rarely observed in economic negotiations, with the one exception that a large nation may raise tariffs against smaller nations, knowing that if the latter, smaller nation were to retaliate, it would harm itself much more than the larger nation. Possibly, this bullying strategy could appeal to President Trump in dealing with Mexico, as the U.S. would lose less than Mexico (for whom U.S. trade represents a much larger percentage of its total exports and imports). But this strategy makes much less sense for either the U.K. or the E.U. in the wake of Brexit, as both would face large losses from a retaliatory trade war.  

B. The Prisoner’s Dilemma Game  

This is the best known game in game theory, and it depends upon the fact that two sides cannot credibly communicate their intentions. Assume prosecutors suspect that Prisoner 1 and Prisoner 2 are guilty of a serious felony (and also lesser misdemeanors) and have apprehended them (but are keeping them apart so that they cannot communicate). If both Prisoner 1 and Prisoner 2 cooperate and neither confesses or implicates the other, they cannot be prosecuted successfully for murder, although they may be convicted of a misdemeanor charge carrying a one year sentence. However, if Prisoner 1 confesses and

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18 Theorists typically use the chicken game to describe the position of the parties in an impending nuclear conflict. See Conybeare, supra note 3, at 34. To date, neither Brexit nor President Trump has provoked other players to respond with a nuclear threat (holding aside North Korea).
implicates Prisoner 2 (and Prisoner 2 does not confess), Prisoner 1 will be rewarded with a short 6 month sentence and Prisoner 2 will go to jail for 10 years. The same will happen in reverse if Prisoner 2 confesses and Prisoner 1 does not (that is, Prisoner 2 now gets 6 months and Prisoner 1 serves ten years). If both confess contemporaneously and implicate each other, each will receive a 3 year sentence. Obviously, the optimal strategy is to defect and implicate the other (which will result in either a 6 month or 3 year sentence). Cooperation makes little sense, because it will result in either a 1 year or 10 year sentence. In such a world, where neither can trust the other, the likely and rational outcome is for both to implicate the other and thereby receive the intermediate three year sentence. In short, cooperation is a mistake.

This game has been used to model many international conflicts, including trade wars. Here, mutual non-cooperation produces an intermediate (but suboptimal) outcome, whereas in the chicken game, mutual non-cooperation produces the worst outcome (a collision).19

C. The Stag Hunt Game

This game, derived from an example first described by Jean Jacques Rousseau, postulates that two hunters go out on a hunt. Each can individually choose to hunt a stag or a hare. Neither player knows the choice of the other, but the stag hunt will only succeed if the two players cooperate (but a hare can be captured by either player individually). Obviously, a stag is a greater payoff than a hare; but it is also more dangerous prey (making it safer to hunt the hare). Thus, if they cooperate and slay the stag, each wins a value of 2; if each hunts the hare, each obtains a value of 1, and if one hunts a hare and the other a stag (i.e., non-cooperation), the former obtains a value of one and the other nets zero.20

The point of this illustration is that it provides a counterexample to the Prisoner’s Dilemma Game (where the expected outcome is that the two players will not cooperate). Here, cooperation makes sense

19 Id at 32-33.
20 To game theorists, the beauty of this example is that there are two Nash equilibria. If one wishes to maximize safety, one can hunt for hares, but if one wants to maximize the payoff, one cooperates and pursues the stag. My intuitive guess is that academics would divide about equally in their choice.
(but it is not inevitable). Of course, theorists of international trade tend to view free trade as a multi-party stag hunt game where all should cooperate to obtain the greatest payoff.

D. The Realist’s Critique

Not all scholars accept the liberal assumption that the Stag Hunt Game provides the better model for how individuals should decide whether to cooperate. These critics argue that “rent-seeking” trumps everything else, and makes game theory an unrealistic guide. Public policy will be (and is) shaped, they argue, by special interest groups that have little interest in maximizing the general welfare but great interest in either protecting themselves from competition or gaining oligopolistic advantages.

In this light, what evidence of rent-seeking can be seen in the events leading up to both Brexit and Trump’s election? Did rent-seeking help cause either? In both cases, the answer is: very little evidence shows “rent-seeking” at a level that could begin to account for either outcome. In the case of Brexit, the British financial industry (and London as a political entity) adamantly opposed Brexit and lobbied against it. In the U.S., although many workers may have been opposed to free trade, unions almost uniformly supported Clinton over Trump. The American business community (or at least the largest public companies) also lined up largely behind Clinton, not Trump, because they strongly favored free trade (or perhaps because they had already built large plants in Mexico and Canada and did not want to pay high tariffs when they brought products or components back into the U.S.). In the post-Brexit world, U.K. companies and the U.K. financial community appear to favor a “soft” Brexit. Indeed, the opposition to the U.K. leaving the single market or the customs union may help explain the weak showing made by Prime Minister Theresa May in the 2016 U.K. election. In short, although there may be abundant evidence of demagoguery and hypocrisy in both the U.S. Presidential election and the Brexit vote, there is little evidence of “rent seeking” by economic groups organized behind an agenda to benefit themselves.

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21 For a well-argued example of this perspective, see Jonathan R. Macey, Book Review: “Chicken Wars As Prisoner Dilemma: What’s In a Game?”, 64 Notre Dame L. Rev. 447 (1989).
On the other hand, there is some evidence of “rent-seeking” in the European response to Brexit and Trump. A variety of European cities—Amsterdam, Brussels, Dublin, Frankfurt, Luxembourg and Paris (in alphabetical order)—are all busy soliciting American banks (and other financial firms) to shift personnel to their cities. The proposal to require clearing of Euro transactions in Europe similarly unites European financial firms that would like to acquire a share of the business now foreclosed to them because of London’s dominant position in forex trading. Similarly, derivatives trading might also be compelled to migrate to some degree to Europe if “rent seekers” can influence the E.U.’s rules. In the case of Trump, the E.U.’s threat to impose counter-sanctions in response to the U.S.’s imposition of sanctions on firms trading with Russia can be at least partially explained as an effort by European firms (particularly those importing oil from Russia) to seek protection.

It is important here not to overstate. In Europe (and elsewhere), there is widespread dissatisfaction with (and even outrage over) the U.K.’s desire to have it both ways: to demand continued access to the single market while refusing to play by its rules on the free travel of persons within this market. A political consensus seems to exist within the E.U. that the U.K. must abide by the same rules as other nations if it wants access to the single market, and this has little to do with rent-seeking. (At the same time, however, there are U.K. firms—banks and agricultural interests—that favor the free migration of workers for economic reasons, because they need to import either financial specialists or migrant farm workers). Thus, the E.U. today has both a “political” camp whose members will resist a “soft” Brexit unless the U.K. makes some principled concessions and a less visible “economic” camp that sees Brexit as a once-in-a-lifetime opportunity to reduce the U.K.’s dominance in the financial services industry.

In the case of the E.U.’s reaction to Trump, almost everyone is offended by his brazen claim of “America First,” and most see him as the classic bully who wants to play the Chicken Game. Although there is little need to invoke the concept of “rent-seeking” to explain the opposition to Trump, at least some do want to profit from the E.U.’s response. Still, Trump is not responsible for everything that emanates from the United States. The pending legislation that will impose sanctions on those trading with
Russia is being pushed not by Trump, but by a coalition of Democrats and Republicans who jointly resent Russia’s apparent interference in the 2016 U.S. election. Few U.S. business firms have any economic interest in sanctions.

The bottom line here is that there is little evidence of organized “rent-seeking” in the campaigns for Brexit or the Trump’s election, but considerable evidence of rent-seeking in the response to Brexit and possibly some evidence of it in response to Trump.

III. How Will Brexit Play Out?

Several scenarios seem plausible. Let’s start with the premise that politicians would rather stall and delay than take clear-cut positions and suffer the possible adverse consequences.

A. The Endless Transition

The only sensible starting point is with the recognition that the U.K. is very exposed and at great risk in the continuing Brexit negotiations. Its dominant, world-wide position in trading markets, in derivatives, and in insurance could be cut back sharply. And some of its rivals are virtually drooling at this prospect. To give the clearest example, according to one study, as many as 83,000 jobs in London hinge on the fate of whether Euro clearing remains in London. Indeed, this study further predicts that, in a worst-case scenario, as many as 232,000 jobs could be eventually lost. Similarly, if the U.K. were to depart the common market and lose its ability to “passport” banks operating in London (foreign and domestic), these firms would need another base from which to offer investment banking or financial services to European firms. This will involve shifting jobs from London to Europe, and one expert consulting firm has estimated that “15,000 to 17,000 wholesale banking jobs are set to be relocated to the

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22 To begin with, the E.U. is the U.K.’s largest trading partner with the E.U. accounting for 48% of all goods and 39% of all services exported by the U.K. in 2016. See Hipwell, supra note 15, at B-1.
23 See Arnold, supra note 14 (reporting study by Ernst & Young for London Stock Exchange). 83,000 jobs is the projected loss over seven years. Possibly, this study may exaggerate, but the clearing of transactions in other markets in London could also be at risk over time.
24 Id.
This looming loss implies that, if the U.K. is able to act rationally, the U.K. must pursue a “soft” Brexit under which it remains in the single market and the customs union. Thus, when push comes to shove, the U.K. will be forced to accept the free movement of persons within the single market. But, because resistance to immigration was probably the force that best explains the vote for Brexit, the U.K. sometimes takes one step forward and then one step back, and it may need to disguise its concessions from its own voters. In late July, 2017, in a possible step towards compromise, the coalition seeking a “soft” Brexit transition within the Conservative Party seemed to gain the upper hand, with the announcement that the U.K would seek a multi-year transition during which the U.K. would remain a member of the single market and customs union. Of course, as the U.K. Government must have recognized, the E.U. would only accept such a deal if the U.K. in turn accepted the free movement of goods, capital, and labor within that market. Still, at the same time, the U.K.’s immigration minister, Brandon Lewis, announced that “free movement of labor ends when we leave the European Union in the spring of 2019. This inconsistency seems almost schizophrenic.

This approach does suggest a way forward: namely, an endless transition. If the U.K. formally leaves the E.U. in 2019, but stretches out the transition so that it remains in the single market and customs union for an extended period (subject, of course, for that period to Brussels’s rules and the European
Court of Justice), this would represent a very “soft” Brexit. The critical question will become the length of the transitional period, which may have to be extended repeatedly, given the difficulties in securing approval of the exit from all E.U. member nations. Eventually, during these repeated extensions, the political mood in the U.K. might shift, and Brexit might even be undone (or, alternatively, everyone may simply learn to live with a long-term transition that continues for decades). In short, the most benign scenario is that Brexit will prove more symbolic than real.

B. The Prisoner’s Dilemma Resurfaces

But there is at least one problem with this benign scenario: The U.K. could find itself caught in a Prisoner’s Dilemma. Assume that the U.K. remains in the single market as a non-voting member, contributing its share to the E.U.’s budget. It would thus remain subject to the European Court of Justice, but it would also be subject to possible retaliatory actions, based on “rent-seeking” motives. For example, the E.U. could require that Euro transactions must be cleared in a European country. In such an event, the U.K. would have “cooperated” (by agreeing to live with the free movement of labor within this market), but then found that others “defected” by imposing restrictive rules that, as a non-voting member, it could not block. At this point, it might react, seek a complete exit, and leave the single market. Of course, the European Court of Justice could again block any rule requiring Euro transactions to be cleared in Continental Europe (as it did in 2015). But with the U.K. no longer a voting member of the E.U., it is far from obvious that the U.K. would enjoy the same rights or standing.

If the U.K. perceives itself to have been “cheated” by rules or laws requiring, for example, the clearing of Euro transactions in Europe, can it respond with effective retaliation? The answer is clearly yes. The U.K. has long been the home of “regulation lite”—an approach to financial regulation that seldom imposed stiff sanctions and that sought to maintain a competitive advantage for London’s financial community by keeping the costs of financial regulation low. Brussels and the 2008 financial crash compelled the U.K. to tighten its rules and even, on occasion, to impose penalties. But, freed from
Brussel’s oversight, the U.K. could return to its historic position as a “regulatory lite” environment. Indeed, its Chancellor of the Exchequer has made this quite explicit.\textsuperscript{30} Even if Brussels sought to meet this competitive challenge (which would be difficult for multiple reasons), the result would likely be a “race to the bottom,” which could harm the U.K. and the E.U.—and possibly the U.S. as well. The point here is that injury could be inflicted on all. This is the recurring story in the history of trade wars; that is, they start, stop, and start up again, as defections occur and “rent seekers” repeatedly impose rules that benefit themselves.

\textbf{C. Compromise and Uncertainties}

At the level of theory, the goal for proponents of free trade in game theory is to turn the Prisoner’s Dilemma into the Stag Hunt Game. This could occur by explicit agreement. The U.K. and the E.U. could agree that the European Court of Justice would give the U.K. the same protections that it had enjoyed as a member of the E.U. and they could explicitly preclude any rule requiring that clearing of Euros occur in an E.U. member country. This, however, is easier said than done, as there is strong political support within the E.U. for such a Euro clearing rule.\textsuperscript{31} But at the same time, others predict that it would be extraordinarily costly to move the clearing of Euro transactions away from London.\textsuperscript{32} This is because there are enormous economies of scale in clearing because of the standard “netting” rule, which permits a “central counter-party” (or “CCP”) to net out the claims of its customers that are on both sides of the current price. That is, if one party is both “long” and “short” on different transactions, the CCP can net these positions in determining the margin it must post.\textsuperscript{33} The result is to give larger CCPs a significant advantage over smaller rivals because they will have to post much less collateral as margin. In the light of

\textsuperscript{30} Phillip Hammond, chancellor of the exchequer, has warned that “if the U.K. failed to secure a deal, the country might change its economic model and start to compete on the basis of its regulatory and tax regime, with the European bloc.” See Robert Knight, “Downing St. confirms Brexit will end free movement of citizens,” The Financial Times, August 1, 2017 at p. A-2. Freed from the E.U., it would be easier for the U.K. to offer itself as a tax haven to foreign companies than for companies to do so that are subject to Brussels’s oversight.

\textsuperscript{31} Former President Francois Hollande of France has been quoted as saying that London should be barred from clearing Euros in order to set “an example for those who seek the end of Europe.” See Arnold, supra note 14, at 1.

\textsuperscript{32} Id.

\textsuperscript{33} Arnold explains the standard netting rule in more detail. Id.
these circumstances, the likely outcome of the negotiations over clearing cannot safely be predicted, but, unless the E.U. creates a CCP with a monopoly position, the process of moving Euro clearing to Europe may prove awkward and costly.34

IV. Trumping Free Trade

From the perspective of game theory, President Trump looks like an ardent fan of the Chicken Game. Bullying and forcing others to swerve seems his natural disposition. Logically, such a tactic should work against a much smaller adversary who can less afford to cut off or penalize trade with a much larger trading party.35 Thus, the U.S. might be able to pressure a Mexico, but it seems less likely that such a tactic could work against the E.U. or China. One qualification is, however, necessary. Someone in the position of President Trump could be indifferent to the high economic costs of a retaliatory trade war if it allowed him to achieve political objectives that were more important to him.

Thus, what strategy should the E.U. adopt if it is faced with such an adversary? The simplest answer is to attempt to turn a bilateral game into a multi-player and multi-period game. In a multi-period game, it should become clear to all that retaliation produces counter-retaliation, and thus cooperation may be a superior strategy. In a multi-player game, the smaller countries can seek to coordinate their threatened retaliation against the large country that is trying to engage them in a Chicken Game. To be sure, the E.U. is already a coalition of smaller countries that can use this strategy. But more can be done. For example, if the E.U. can coordinate its threatened retaliation with the WTO, now the odds no longer favor the large nation willing to play Chicken (and in fact the costs could become prohibitive). The nuances involved in enlisting the WTO to ally with the E.U. are beyond the scope of this paper, but the basic strategy here is simple: Do Not Play Chicken on a Bilateral Basis, but Enlist Allies.

Conclusion

34 That is, the costs of clearing will go up and be passed, at least in part, onto consumers.
35 Conybeare gives several examples of “asymmetric trade wars” where the smaller partner had to back down. Conybeare, supra note 3, at 183-196. Nor does negotiation solve the problem. He finds that larger powers have generally used free trade negotiations “for the purpose of extracting large concessions for small counterconcessions.” See Conybeare, supra note 3, at 244. In short, if the relative size of the trading partners is “asymmetric,” the Chicken Game works.
A first conclusion seems both obvious and aspirational: Rent-seeking must be controlled, or it can turn a cooperative game into a Prisoner’s Dilemma and elicit continuing and worsening retaliation. One means of minimizing rent-seeking has historically been to shift power over trade negotiation to the executive branch from the legislature (because the latter was classically thought to be more vulnerable to rent-seeking).36 But, in the era of Trump, it is open to debate as to which branch is more vulnerable.

A second conclusion is that those expecting to be threatened should seek to make the process less bilateral and more multi-player. This tends to discipline those who feel they hold the advantage in a Game of Chicken, because they may face collective retaliation by the world. Not addressed by this broad prescription is the tactical question of “how to bell the cat.”37 How does one unite a broad coalition so as to enable one to make a more credible threat? Sometimes, as in the case of Smoot-Hawley Act, the brazen character of the threat unites many in a common defense.

Game theorists tend to believe that the one natural solution to the Prisoner’s Dilemma is the iterated game. Repetition, they argue, will convince all in time to forego retaliation. The problem here is that the historical evidence reveals trade wars continuing for centuries.38 Either nations are very slow learners or “rent seeking” persists over centuries. Put differently, cooperation is a precious opportunity, and a strategic defection may preclude future attempts at cooperation for longer than can be predicted.

What then seems the most sensible compromise for the near term? If the Brexit negotiators could agree on a three to five year transitional period, during which the U.K. (1) would continue to pay its share of the E.U. budget and remain subject to Brussel’s rules (including its rules on the free migration of persons within the single market) and the European Court of Justice, but (2) would be protected by the ECJ against retaliatory actions (such as requirements for clearing Euro transactions in Europe), that might

36 After the Smoot-Hawley Act in 1930 provoked a crisis, the U.S. shifted policy in 1934, enacting the Reciprocal Trade Agreements Amendment, which authorized the President to negotiate tariff reductions with foreign states. Conybeare, supra note 3, at 250. Many believe that this shift of power to the Executive was based on a belief that the Legislative Branch was more susceptible to lobbying by special interests for increased tariffs. Subsequent “fast track” trade legislation, which gave enhanced power to the executive, seems based on this same assumption.
37 For those unfamiliar with the American fairy tale, the mice decide at a grand convention that it is in their mutual interest to make the cat wear a bell. This left only the problem of implementation: how to bell the cat? But with the theory clear, I leave implementation to others.
38 See text and note supra at note 6.
be the optimal compromise for the short term. Each side gains something, and with each additional year, this arrangement begins to resemble an iterated game in which no one defects over several periods. To be sure, Brexit becomes more symbolic than substantive during this transition, and the U.K.’s current ministers appear divided on whether they will accept such an arrangement. Still, the longer this process continues over multiple periods, the closer we come to a cooperative game in which none defect.

This is not a long-term solution, but it is a start. What are the odds that sensible, far-sighted negotiators can reach a reasonable compromise that is undistorted by rent-seeking. History and realism compel the conclusion that the odds are no better than fifty-fifty. The at least equally probably prospect is that the E.U. penalizes the U.K. (possibly by moving Euro clearing to Europe), and the U.K. responds with a policy of significant financial deregulation coupled with tax advantages for foreign companies (particularly banks). This would attract companies back to the U.K. but could lead in time to another financial crisis on the scale of 2008.

39 See text and notes supra at notes 27 to 29.
40 More specifically, the reason that neither side defects is they both anticipate retaliatory actions that they fear. The U.K. would face the end of its single passport and the possible loss of its financial services dominance, and the E.U. would lose the U.K.’s budgetary contribution, face regulatory and tax competition with a newly unchained and deregulatory-inclined U.K., and could expect restrictions on the free migration of workers that injured its citizens. That balance of reprisals could keep both sides restrained.
41 I have argued elsewhere that regulatory controls on systemic risk tend to be short-lived because rent-seeking coalitions form that undercut the regulatory controls. See John C. Coffee, Jr., The Political Economy of Dodd-Frank: Why Financial Reform Tends to Be Frustrated and Systemic Risk Perpetuated, 97 Cornell L. Rev. 1019 (2012). Trade wars are a fast highway to this end result.