Land Tenure and Property Rights: Theory and Implications for Development Policy

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This article explores the nature of property rights systems, their evolution, and their effect on resource allocation. It is argued that certain institutional arrangements for land rights have evolved in order to reduce uncertainty and increase efficiency in credit as well as in land markets. Of particular relevance to developing countries, the article emphasizes the contribution of public sector infrastructure to effective land rights systems. An appendix to the article presents a formal model analyzing the effects of security of land rights on land prices, the intensity of cultivation, and the use of credit. Empirical evidence from Thailand supports several of the propositions derived from the model.

The system of private property rights in land found in modern Western economies is the product of centuries of economic, social, political, and legal change (North 1981). Most economic analyses presume Western-style exclusive, transferable, alienable, and enforceable private property rights in land. In this case, the traditional three pillars of economic theory, namely, resource endowments, technology, and preferences, are sufficient. The fourth pillar, institutions, can be omitted without seriously distorting the analysis. Yet both historically and in the contemporary world, especially in developing countries, the presumption of exclusive, transferable, alienable, and enforceable rights is frequently inaccurate and potentially misleading. In such cases the complex nature of institutional arrangements in general and property rights in particular needs to be described; the fourth pillar needs to be specified (Arrow 1985; Coase 1960; Feeny 1988a; Solow 1985).

This article focuses on how property rights in land affect resource allocation in agriculture in developing countries. A number of topics are considered, including conceptual issues concerning the nature of institutions and the definition of property rights. We consider the impact of land rights systems on incentives,

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uncertainty, and the operation of credit markets. Of particular relevance to
developing countries, we emphasize the importance of public sector infrastruc-
ture in making land rights systems effective. A formal model analyzing the
effects of property rights security on land values, the intensity of cultivation, and
the use of credit is developed. The model highlights the strong interactions
between security of property rights and credit markets. Empirical evidence from
Thailand supporting some of the propositions derived from the model is summa-
ized briefly.

I. Property Rights as an Institution

In order to consider the role of property rights in general and land rights in
particular, it is important to place these rights in the context of the overall
institutional structure of the society and economy. There are three basic catego-
ries of institutions: constitutional order, institutional arrangements, and norma-
tive behavioral codes. The constitutional order refers to the fundamental rules
about how society is organized—the rules for making rules. Institutional ar-
rangements are created within the rules specified by the constitutional order.
These arrangements include laws, regulations, associations, contracts, and the
focus of this article, property rights in land. The third category, normative
behavioral codes, refers to the cultural values which legitimize the arrangements
and constrain behavior. The constitutional order and normative behavioral
codes evolve slowly; institutional arrangements may be more readily modified.

In developing countries that are undergoing evolution in all three categories of
institutions there is the potential for a lack of congruence among the three types
of institutions. Thus, although the formal legal system may provide for alien-
ability, the transfer of land to persons from another clan or ethnic group may
represent a violation of cultural norms. Similarly, although the constitutional
order may make provisions for private property rights and there may formally
be laws establishing such rights, the corresponding registration and enforcement
mechanisms may be largely absent.

Property rights are an important class of institutional arrangement. In gen-
eral, “property as a social institution implies a system of relations between
individuals.... it involves rights, duties, powers, privileges, forbearance, etc.,
of certain kinds.”1 Property rights are then a bundle of characteristics: exclu-
sivity, inheritability, transferability, and enforcement mechanisms (Alchian and
Demsetz 1973). Thus property rights define the uses which are legitimately
viewed as exclusive and who has these exclusive rights. Uses of land may include
hunting, passage, gathering, grazing, cultivation, the mining of minerals, the use
of trees, and even the right to destroy the resources. For instance, in medieval
England and contemporary South India, rights to the crop are private whereas

1. Hallowell (1943, p. 119); for a discussion on the historical evolution of the concept of property see
Schlatter (1951).
rights to the stubble after harvesting are communal (Campbell and Godoy 1986; Wade 1986). Similarly, in many parts of Sub-Saharan Africa land and tree tenure are separate (Feder and Noronha 1987). Land rights may further specify the conditions under which various types of transfer of rights may be affected and the parties to whom such transfers may be made. Rights also have a temporal dimension. The institutional arrangements include mechanisms for defining and enforcing property rights; that is, they include both the formal procedures and the social customs and attitudes concerning the legitimacy and recognition of those rights (Taylor 1988). Enforcement depends on a constellation of supporting arrangements and mechanisms such as courts, police, financial institutions, the legal profession, land surveys, record-keeping systems, and titling agencies, in addition to the social legitimacy of property rights in land.

Four Categories of Property Rights in Land

There are four basic categories of property rights in land: none (or open access), communal property, private property, and state (or crown) property. Under open access, rights are left unassigned. The lack of any exclusivity implies the lack of an incentive to conserve, and therefore often results in degradation of scarce resources. Under communal property, exclusive rights are assigned to a group of individuals. Under state property, management of the land is under the authority of the public sector. In private property, an individual is assigned the rights. These four categories are ideal analytical types. If the group holding exclusive communal rights is large enough, the distinction between communal property and open access becomes moot. If private property rights are not viewed as being legitimate or are not enforced adequately, de jure private property becomes de facto open access. Nonetheless the simple taxonomy is useful for describing property rights systems.

All or some of these categories of property rights may exist in a single society for different tracts of land. Furthermore, because of the multifaceted nature of property rights in land, the same tract of land can be categorized under more than one regime. In many societies, some or all land is constitutionally the property of the state, but exclusive use rights are given to individuals under a contractual arrangement with the state. If these use rights are transferable with few limitations, and if the contract is sufficiently long-term (for example, ninety-nine years), then for most of the contract's duration there is very little difference between possession of use rights and full property rights.

The changes in economic relations and in power structures that characterize the development process generate changing needs for property rights and for the

2. The term common property is sometimes used to refer to property that is classified as communal in the system used here, but it is also used to refer to open access situations. More generally, common property refers to situations for which exclusion is difficult and utilization involves rivalry. To avoid confusion, group ownership is therefore labeled as communal, rather than common property rights. For more on these distinctions, see Berkes and others (1989).
associated institutions to regulate or enforce them. In the early stages of agricultural development, land rights may be split between individuals and the community. Individuals are assigned use rights (which can be long-term and inheritable), although the right to sell land or transfer the use right to nonheirs is retained by the community. Under circumstances where endowments are similar across households and land is abundant, such arrangements provide incentives to individuals to exert effort in tilling land and preserving fertility (through secure and inheritable use rights), yet they minimize social tensions. Social unrest may emerge when individuals lose their land rights, especially to nonmembers of the community, creating a landless class. When technology advances, however, and endowments of labor and other productive assets differ among households, the lack of transferability of property rights may adversely affect productivity. Efficiency considerations thus motivate changes both in the constitutional order and institutional arrangements relating to land rights.

**Evolution of Land Rights: The Example of Thailand**

Private property rights in land have evolved gradually in response to increases in the scarcity value of land and therefore the benefits to be derived from more precise and secure land rights. When land was abundant and labor scarce, property rights in labor (for example, slavery) were often defined with much greater precision than property rights in land (Engerman 1973). For example, in land-abundant, labor-scarce, early-nineteenth-century Thailand, slaves rather than land served as collateral in financial markets. There was a well-developed legal system to govern transactions in labor commitments. In contrast, the system of usufruct land rights was not as extensively developed. In theory all land belonged to the king. In practice individuals were allowed to use the land for cultivation, sell it, and pass it on to their heirs as long as they paid taxes on the land and did not leave it fallow for longer than three consecutive years.

With the increasing commercialization of rice production and exporting of rice, land values in Thailand appreciated, even though for much of the period the area cultivated per person in fact increased. The agricultural terms of trade appreciated as international trading opportunities were opened up and transportation costs declined. The result was a rice export boom which induced a rapid expansion in the area under cultivation.

As land became more valuable and frontier areas were brought under cultivation, land disputes became endemic. The Thai government responded with a series of procedural and administrative changes. A major new law on land rights was enacted in 1892. Although it provided a more comprehensive framework and more standardization of procedures for documenting land ownership rights, the lack of adequate surveys and record-keeping continued to inhibit the precise documentation of rights; land disputes continued. In 1896 the government responded by initiating a cadastral survey in an area in which important govern-

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3. A detailed discussion of the evolution of land rights in Thailand is provided by Feeny (1982).
ment officials were also landowners, and in 1901 created a formal system of land titling. Cadastral surveys covering most of the commercialized areas in the central plain followed. Surveys were, however, not vigorously pursued in most other regions or in upland areas. Thai legislation continued to evolve. The result has been a compromise between the traditional practice of allowing citizens to bring unoccupied forest land under cultivation as private property and the requirements of the land titling system based on cadastral surveys. The compromise provides for several levels in the security and documentation of land rights. It is embodied in the 1954 legislation which provides the basis for the current system in Thailand.

In summary, the current system of land rights in Thailand developed in response to the increased benefits of defining property rights in land induced by the commercialization of agriculture and appreciation in the agricultural terms of trade. Government officials, as landowners, shared in the gains from titling and were therefore willing to supply the institutional changes being demanded, especially in those areas in which they owned land. Their motives also reflected the desire to provide mechanisms to resolve and reduce the incidence of land disputes.

This evolution is not unique to Thailand. Increasing population density, appreciations in the agricultural terms of trade, and technological change which made investments in land quality more profitable have enhanced the benefits from creating more precise private property rights in land. The processes which helped to shape the historical development of land rights in Thailand and in the West are very salient today in many developing countries. Population pressure on land resources is common. Many new technologies have increased the returns to farming. The demand for institutional arrangements to describe and enforce property rights in land with more precision is thus a common feature of many developing countries.

II. CONSEQUENCES OF LAND RIGHTS SYSTEMS: INTUITIVE PROPOSITIONS

Systems of property rights in land, by assigning and enforcing the gains and losses from actions to agents, have a profound effect on incentives and on the scope of market transactions in land and credit (where land is often used as collateral). Here we summarize the nature of these effects.

Incentives

Property rights provide agents with the incentives to use land efficiently and to invest in land conservation and improvement. The establishment and enforcement of these rights are, however, not costless. When land is abundant, the gains afforded by enhanced property rights may be more than offset by the transaction costs.
cost of providing for the property rights. If land becomes scarce, however, or changes in technology create new investment opportunities, the forgone gains become more important and the provision of property rights in land then has the ability to enhance productivity. Communal rights may represent the best arrangement for situations in which the opportunities to invest in the quality of the land are limited and the community is small, but because land is sufficiently scarce it pays to exclude outsiders from using it. In such a situation communal rights economize on transaction costs. Outsiders are readily detected, and the entire community has an incentive to enforce their exclusion. The small size of the community implies that the transaction costs of regulating use among members are not prohibitive. It is often observed in larger communities, however, that mechanisms for imposing restrictions on individuals’ land use patterns which are harmful to the group’s interest are deficient, and communal ownership then leads to efficiency losses. Furthermore, when new market opportunities arise or new technologies provide large benefits from investments, communal rights may no longer provide sufficient incentives.

Asymmetric Information and Uncertainty

Given the effect of land rights systems on incentives, it follows intuitively that risks to the possession of such rights (for example, the risk of state expropriation, of private challenges to land rights, or of tenure agreement cancellation faced by a tenant) will hurt production and investment. Here we wish to emphasize a particular aspect of efficiency loss due to asymmetric information. In the early stages of agricultural development, transactions in land take place mainly among members of the same community. Information is thus fairly symmetric: the identity of those who possess transferable rights over specific tracts of land is reasonably well known to all members of the community. With more advanced stages of development and increased mobility of individuals and entrepreneurs, transactions among individuals who are not members of the same community are more frequent. As a result, the scope for asymmetric information, and hence land disputes, increases. The price of land will then not reflect its true social value, and the extent of land transactions will be less than optimal. Land transactions generally increase efficiency in resource allocation, as agents with high (potential) marginal productivity of land are induced to acquire land from agents with low marginal productivity.

In order to reduce the inefficiencies arising from uncertainty, societies develop sophisticated institutional arrangements for recording and enforcing land rights. One such arrangement is a centralized public record of land tracts and the possessors of rights over these tracts. Such records have coverage at various levels of geographic units (for example, county, provincial, or national), presumably with higher costs as the unit of coverage expands. As early as 600 B.C., the Bible (Jeremiah, chap. 32) describes that for a land transaction between the prophet Jeremiah and a relative, two copies of the record of the transaction were kept with a certain priest in the capital, Jerusalem. This arrangement gave
individuals who were considering buying or renting land from others a way to verify that the rights they were about to purchase did indeed belong to the seller or lessor. In later times, officially maintained land records and title documents became much more systematic.

A central record is of course only one of the institutions designed to reduce uncertainty. A functioning legal system and effective enforcement mechanisms are necessary as well. In the absence of such public services, each individual will increase his private allocation of resources for enforcement through the use of, for example, guards or elaborate fences. It is more efficient to reduce the risk (at least partially) through a public good (police, judiciary), than through individual actions only.

Risk and asymmetric information with respect to land rights are particularly extreme in frontier areas where land which was previously ownerless (it may have been formally state-owned) is being claimed by individuals migrating from other areas. In such circumstances there is no established community from which knowledge can be obtained. The large number of claims and challenges to claims typically overloads the administrative infrastructure (land record offices, courts, and police), and it is not uncommon in such areas to find private (and necessarily segmented) institutions to protect property rights over land (gunmen, fortified properties).

Land Rights and Credit Transactions

The business of lending is inherently risky. The use of collateral on loans reduces uncertainty and moral hazard problems for creditors. Collateral is more valuable the more immobile and immune to damage it is, and land has traditionally been an ideal collateral asset in areas where land is scarce (Binswanger and Rosenzweig 1986). The emergence of profit-motivated credit activities (whether formal or informal) among agents within and outside established communities is frequently an important element in inducing institutional change with respect to land rights.

Land’s usefulness as collateral is dependent on the absence of uncertainty and asymmetric information with regard to the rights (in particular, transfer rights) of the operator-occupier. A lender, for the same reasons which concern a potential buyer or renter, would like to be assured that the borrower-operator has indeed the right to dispose of the land by sale or transfer or the right to transfer use rights (a well-defined set of use rights over a sufficiently long time period has a capitalized value which can serve as collateral). The availability of land as collateral, and documentation of land rights which make such collateral credible, affect the willingness of creditors to make loans (Feder, Onchan, and Raparla 1988). In addition, formal procedures for registering liens on property rights provide important enforcement mechanisms. Thus the same institutional arrangements that increase incentives for productive use of land also facilitate a more efficient credit market.

Formal procedures, however, may also entail high transaction costs. There is
Evidence of analogous informal mechanisms with lower costs. For instance, one device is for the debtor to leave the physical title (document of land rights) on deposit with the creditor. Although this does not provide for the formal registration of the transaction and therefore does not provide for a secure mechanism for foreclosure in the event of default, it does give the creditor the ability to ensure that the property is not disposed of without his interests being protected. It also gives the creditor the ability to limit indirectly the total liabilities of the debtor in that other formal (or informal) procedures requiring the presentation of the title cannot be performed without the knowledge of the creditor. Formal and informal practices of this nature have been observed in various countries in Africa, and in India and Thailand (Meek 1946, p. 256; Stifel 1976). A contemporary informal variation which has emerged in Thailand recently is a signed power of attorney agreement for the debtor to retain use of the land while leaving the land title document with the creditor (Siamwalla and others 1990, p. 280). The availability of the land title document provides the creditor with added security, making it possible for creditors to extend credit to persons with whom they would otherwise not be sufficiently familiar. For the debtor these informal arrangements provide access to larger sums at lower rates and reduce market segmentation.

Public Sector Resources to Promote Land Security

In the rural areas of many developing countries the institutional arrangements necessary to provide incentives and reduce uncertainty and asymmetric information are often not well developed or are largely absent. This is not because the forces which tend to generate these institutional arrangements are absent, because these forces are clearly present in many instances: high population-to-land ratio, technology requiring fertility enhancement, and active or potential credit markets in which property rights in land could serve as collateral. Rather, the deficiencies stem from the overall inadequacy of public resources. The administration dealing with land records may suffer from deficient technology (for example, handwritten record retrieval methods when microcomputers would be much more efficient), insufficient labor resources, and inappropriate storage facilities. The judicial and police systems may be understaffed or underpaid, which creates conditions for rent-seeking and for a slow process of property rights enforcement.

In some countries the legal apparatus defining property rights may be excessively complex and require various types of documents and affidavits which may be useful in an urban context but not in an agricultural context. The complexities increase the fixed transaction cost associated with enhancing the security of property rights (for example, requiring the assistance of expensive lawyers and demanding substantial time inputs from farmers.) This may create a stratification whereby wealthier and larger farmers find it easier and more worthwhile to finance these transaction costs (which tend to be relatively size-invariant), whereas smaller and poorer farmers would not undertake them.
The inadequacy of public sector resources for reducing uncertainty in property rights is aggravated by a public institutional framework that makes it difficult or impossible for private sector agents to substitute, if only in part, for the lack of public infrastructure. In some countries, private land surveyors are not recognized and certified, or the facilities to train such surveyors are not established. The verification of boundaries and the resultant improvement in ownership security is thus totally dependent on public sector land surveying, which is a function of public budgets.

Such circumstances do not allow a significant reduction of the uncertainty regarding property rights which the formal public sector institutions are supposed to bring about. Instead, one frequently finds an emergence of localized and informal risk-reducing institutional arrangements which may be less effective than a well-functioning formal institution but are better than no institution. The segmented nature of these local arrangements implies a smaller volume of transactions than that which would take place otherwise, and thus a less efficient resource allocation.

A typical example is to be found in the western expansion period of the United States (Anderson and Hill 1975; Dennen 1976). Under the provisions of homesteading, ranchers in the Great Plains were able to claim as private property parcels of land which were too small to support large herds of livestock. Ranchers therefore supplemented grazing on private lands with grazing on the public domain, which created the potential for conflicts.

Voluntary collective action in the form of cattlemen's associations helped to ameliorate the situation. The cattlemen's association provided informal property rights to the range, organized the spring round-up (an activity for which there were economies of scale), and helped in the recognition and enforcement of brands, a means for recording private property rights in livestock. These mechanisms were especially important in the period before the availability of barbed wire, a cheap means of enforcing rights to the range in a natural environment in which wood, stone, and other traditional fencing materials were scarce.

III. A Model of Investment, Production, and Land Price Determination, and Some Empirical Evidence

In this section, we summarize the results of a formal model which is presented in the appendix. The model makes a number of simplifying assumptions, but it nonetheless captures important characteristics of a rural economy in which land rights are subject to risk. The link between land rights and the credit market is incorporated through the assumption that the supply of credit available to farmers is positively related to the value of their landholdings (as it would typically be when land is a collateral for loans) and negatively related to their probability of land loss.

The model assumes that the objective of farmers is to maximize their utility of
current consumption and next period's wealth by allocating their initial endowment and borrowed funds to three uses: current consumption, land acquisition, and investment in physical capital. Land and capital are used to produce their next period's output through a neoclassical production function. Output and land value, minus debt repayment (principal plus interest), make up the next period's wealth. The risk to property rights is represented by a nonzero probability that land (and the output derived from the land) will be lost in the next period to the present decisionmaker. The farmer thus perceives an expected value of the next period's wealth that depends on the probability of land loss.

The model confirms that optimal allocation implies a negative relation between land price and the demand for land, as one would indeed expect in an ordinary demand function. The capital-to-land ratio, however, is positively related to the price of land, because as land becomes more expensive, capital is substituted for land (current consumption would increase as well). An increase in the risk of land loss would, if land price were to be held constant, reduce both the demand for land and the total demand for capital, as the output to be produced by these factors has a lower probability of materializing, and because the likelihood that land will remain part of the farmer's wealth declines. Another reason for the decline in demand for these factors is that the supply of credit is negatively affected by the increased risk to the viability of land as collateral.

Land prices, however, cannot remain unaffected by increases in the risk of land loss, because as farmers reduce their demand for the fixed supply of land, an excess supply is created which drives down the equilibrium price. Land prices are thus shown to be negatively related to the riskiness of land rights. The reduction in land values with increased risk diminishes further the supply of credit per unit of land. Whereas the total amount of land employed in equilibrium is fixed, the reduced supply of credit per unit of land reduces the total amount of capital acquired. As a result, at equilibrium the capital-to-land ratio declines, and hence output per unit of land falls.

The model indicates that the equilibrium price of land contains a "collateral premium" which is a result of the owner's ability to obtain additional and cheaper credit by pledging the land as collateral to overcome the information asymmetry in the credit market. This has an important implication for the financing of land acquisitions: as the sales value includes the collateral premium, the purchaser will not be able to pay for the land out of the benefit stream unless he acquires it out of equity, at least in part. In the context of land reform, landless beneficiaries with no equity cannot therefore be expected to compensate former owners at full market price from the revenues of the farm.

Social welfare in one period is defined as the expected value of output minus the value of real resources (capital) consumed in the process of production. The analysis indicates that under ideal conditions (that is, no risk of land loss and an interest rate which equals the rate of time preference) the price of land equals the discounted value of the stream of social welfare generated by a unit of land. With a nonzero risk to land rights, the price of land will be lower than its social
value (that is, the stream of net benefits generated by it). The reason for this distortion is that the risk of losing land, aside from causing temporary output reduction (which is a loss to both the individual and society), is also a risk of asset loss to individuals. Society does not, however, risk a loss of the land, which will remain a productive asset regardless of whether it is possessed by any specific individual. This deviation will cause a difference between private and social assessments of the benefits of eliminating the risk to property rights: individuals will be willing to support a larger expenditure toward eliminating uncertainty than is socially optimal.

A caveat is in order with respect to this result. The model assumes that farmers are identical in their farming skills and differ only in their endowments. In reality, however, there are differences among farmers in their farming skills. This implies that the elimination of uncertainty, to the extent it expands the land market, will bring social benefits by facilitating sales of land by individuals with low productivity to ones with high productivity. This benefit may not be fully reflected in private valuations of reductions in uncertainty and can thus introduce a countervailing effect to the model's results.

Empirical results from a case study in Thailand confirm many of the propositions propounded in this and the preceding section. The study, reported in Feder and others (1988a, 1988b), compared the performance of squatters on state land, who lack titles on land they farm, with that of titled farmers. The results show that titled land—rights to which had relatively little asymmetry in information—bore little risk of expropriation, provided better access to credit, and had a significantly higher market value as compared with squatters' land. Titled farmers had a larger volume of investment, higher likelihood of land improvements, more intensive use of variable inputs, and higher output per unit of land.

A surprising finding was that most of the impact of title ownership in this particular case stemmed from the fact that titles increased farmers' access to formal credit, rather than from elimination of actual risk to the land rights of the farmers. For example, in a comparison of two groups of squatters, one of which was granted official acceptance but not permission to legally transact in land, no difference in performance was apparent. Both groups were, of course, unable to pledge their land as collateral for a debt. Similarly, of three areas studied, in the area in which the dominant source of credit was the informal credit market (in which information asymmetry is small as compared with the formal credit market), the differences between land values and agricultural performance of titled and untitled farmers were the smallest. As confirmed through other sources, the risk to squatters' land rights in Thailand is not significant because eviction by the state would be politically costly. Formal credit institutions, however, do not accept land as collateral without formal title for reasons related to information asymmetry. A calculation over all survey areas of the costs and benefits of providing squatters with legal title ownership shows that the benefits outweigh the costs by a wide margin.
IV. Conclusions

The definition and institutionalization of property rights in land have been an important issue for societies throughout history. The nature of these rights and the way they are enforced have significant consequences for resource allocation and economic efficiency. Changes in population density, technology, and political power generate changes in the assignment of property rights and in the institutional arrangements associated with these rights. Generally, secure individual property rights over land, or secure and long-term use rights on land induce exertion of higher levels of labor and management effort and higher levels of investment to protect or enhance land fertility. There are exceptions to this proposition, such as cases in which unregulated individual use generates externalities. The provision of secure individual property rights requires not only social rules for allocation of land rights, such as a constitution which recognizes individual land rights, but also adequate implementation and enforcement mechanisms. In the absence of such mechanisms, uncertainty regarding land ownership rights will generate inefficiencies in the allocation of resources. The inefficiencies are aggravated if the use of land as collateral affects credit availability. In this case, the same institutions which improve the efficiency of the land market will also increase efficiency in credit markets.

Asymmetry in information regarding the allocation of land rights between agents transacting in land is another potential source of inefficiency which is likely to increase with agricultural development. The asymmetry promotes the segmentation of land markets, constraining the volume of transactions and thus hindering efficient resource allocation. Various institutional arrangements were developed over time to reduce the extent of asymmetric information, such as land records and title documents. These arrangements typically require public sector involvement because of economies of scale and complementarity with other public sector activities—for example, cadasters for taxation purposes and judicial and police functions.

Although there are obvious social benefits to the provision of secure property rights and to the removal of information asymmetry, there is a likelihood that private benefits of secure land ownership rights exceed the contribution of such security to society’s resources. Such a situation may imply that individuals are willing to support policy measures to improve ownership security to a point at which marginal costs exceed the marginal gain in net output. Appropriate taxes or user charges can be used when implementing some of the institutional arrangements to enhance the security of land rights, so as to bring individuals’ willingness to support such programs in line with the net gains accruing to society as a whole. The gains in land and credit markets’ efficiency which result from reduction of uncertainty in land rights, however, may generate externalities countervailing the excess valuation of security by individuals and, in any case, are a social benefit of considerable magnitude in economies where these markets are relatively free. The total social benefits of improving security of land rights
in such economies are therefore likely to exceed social costs, although the exact optimal extent of security enhancement (and the associated costs) will require an assessment based on the specific situation being considered. But in areas where credit and land markets are not yet developed, an investment in titling and land registration may entail an excessive cost in comparison with the benefits, and security of tenure can be enhanced by cheaper methods such as legalizing the authority of local institutions.

Appendix: A Model of Investment, Production, and Land Price Determination

For simplicity assume a two-period horizon, in the first period of which land acquisition, consumption, and investment decisions are made that determine production in the second period. Capital is completely used up in the process of production. Capital is the numeraire good, with price 1, and is available with infinite supply elasticity to the rural sector. Individuals maximize an expected utility function which is separable into two arguments: current consumption and terminal wealth. A further simplification is that the utility function is linear in terminal wealth. Risk to property rights is introduced through a nonzero probability $\phi$ that the land and its second-period output will be taken from the current decisionmaker, for example, through takeover by other individuals by force or legal challenges. The possibility of gaining land through such actions is viewed as an exogenous probabilistic event. Although the benefits of such a windfall should enter the objective function, it can be shown that this element does not affect the results of the model, and for simplicity it is not included explicitly.

The notation used in the model is: $T =$ land, $P =$ price of land, $k =$ capital-to-land ratio, $C_0 =$ first-period consumption, $W_0 =$ initial wealth, $\phi =$ probability of ownership loss, $U =$ utility of first-period consumption, and $y =$ output per unit of land.

Model Components

The production function exhibits constant returns to scale in land and capital. The per hectare output is therefore

(A-1) $y = y(k); \ y' > 0; \ y'' < 0$

Utility of current consumption is a concave function with decreasing marginal utility:

(A-2) $U = U(C_0); \ U' > 0; \ U'' < 0$

Individuals maximize their expected utility, which is composed of the utility of current consumption plus their expected terminal wealth. Terminal wealth is equal to output plus land value in the case that land rights are not lost. Maximization is subject to a budget constraint whereby the value of land, capital, and current consumption cannot exceed initial wealth plus borrowed funds.
It is assumed that credit is rationed, and that the ration is binding for all farmers. The ration is proportionate to a borrower's landholding value with land serving as collateral. Denote the proportion by \( s \). The total credit ration (say, \( S \)) is positively related to land's ownership security, that is:

\[
S = s(O)PT; \quad s' < 0; \quad 0 < s < 1
\]

A fixed rate of interest \( r \) is assumed. The model could be developed with an assumption of an interest rate dependent on risk to property rights, which would yield even stronger results. Because all farmers are assumed to be rationed, the marginal productivity of capital is necessarily higher than the cost of credit.

If land rights are lost in the second period, the farmer is still obliged to pay the debt acquired in the first period. (It could be assumed that only a proportion of land is lost, say, \( \gamma \), and that farmers repay their debts from their remaining wealth. In this case, the results of the model would be practically unchanged, with the term \( \gamma \phi \) replacing \( \phi \) in all derivations. For simplicity, the calculations in the text assume \( \gamma = 1 \). Even though all debt is ultimately repaid, lenders are concerned about the risk of land loss because of the transaction cost of collecting debts from dispossessed farmers. This motivates the assumption that the credit ration depends on land security, as in (A-3).

The farmer's objective function is

\[
\text{(A-4)} \quad \max_{C_0,T,k} U(C_0) + (1 - \phi)T[y(k) + P] - (1 + r)s(\phi)PT
\]

subject to the budget constraint

\[
\text{(A-5)} \quad W_0 + s(\phi)PT = kT + PT + C_0
\]

From (A-5) one obtains

\[
\text{(A-6)} \quad C_0 = W_0 - kT - PT + s(\phi)PT
\]

Thus, the objective function can be written

\[
\text{(A-7)} \quad \max_{T,k} U[W_0 - PT(1 - s) - kT] + (1 - \phi)T[y(k) + P] - (1 + r)s(\phi)PT
\]

First-order conditions for a maximum are

\[
\text{(A-8)} \quad (1 - \phi)(y + P) - U'P(1 - s) + k - (1 + r)s(\phi)P = 0
\]

\[
\text{(A-9)} \quad (1 - \phi)Ty' - TU' = 0
\]

The Hessian matrix is

\[
\text{(A-10)} \quad [H] = \begin{bmatrix}
U''[P(1 - s) + k]^2 & U''[P(1 - s) + k]T \\
U''[P(1 - s) + k]T & T(1 - \phi)y'' + T^2U''
\end{bmatrix}
\]

Second-order conditions are clearly satisfied as the determinant is positive:

\[
\text{(A-11)} \quad |H| = \Delta = T(1 - \phi)U''[P(1 - s)P + k]^2y'' > 0.
\]

(because \( U'' < 0, y'' < 0 \)).
The impact of a change in land price is given by:

\[
\begin{bmatrix}
\frac{dT}{dP} \\
\frac{dk}{dP}
\end{bmatrix} = \begin{bmatrix}
(1 - \phi) \left( \frac{y - ky'}{P} \right) - U''[(1 - s)P + k](1 - s)T \\
- T^2 U''(1 - s)
\end{bmatrix}
\]

where use has been made of equations (A-8) and (A-9). The concavity of \( y \) implies \( y' > y' k \).

Using Cramer's rule, one obtains:

\[
\frac{dT}{dP} = \frac{1}{\Delta} \left\{ (1 - \phi) \left( \frac{y - ky'}{P} \right) T(1 - \phi)y'' + T^2 U'' \right\} < 0
\]

That is, the demand for land is negatively related to its price, as intuitively expected. The sign can be established by noting the concavity of \( y \) and \( U \). From Cramer's rule, one also obtains

\[
\frac{dk}{dP} = - (1 - \phi) \left( \frac{y - ky'}{P} \right) U''[(1 - s)P + k] \frac{T}{\Delta} > 0
\]

That is, the capital-to-land ratio increases with land price. This is also intuitively expected, because with higher land prices, farmers will substitute capital for land in production.

Because the demand for land is monotonically and negatively related to the price of land, and given that the supply of land is fixed, there is a stable equilibrium price of land which depends on the parameter \( \phi \), the risk to ownership. Intuition suggests that an increase in the probability of loss of land rights should reduce the demand for the risky asset (land) if land prices are fixed. This is confirmed by the following derivation:

\[
\begin{bmatrix}
\frac{dT}{d\phi} \\
\frac{dk}{d\phi}
\end{bmatrix} = \begin{bmatrix}
y + P - [(1 - \phi)y' - (1 + r)]Ps' + \\
TU'' [(1 - s)P + k]Ps'
\end{bmatrix}
\]

Denote the first element in the vector on the right-hand side of (A-15) by \( \theta \), and note \( \theta > 0 \), because \( (1 - \theta)y' - (1 + r) > 0 \) if the credit constraint is binding. Then, using Cramer's rule and equations (A-8) and (A-9)

\[
\frac{dT}{d\phi} = \frac{1}{\Delta} \left\{ \theta T(1 - \phi)y'' + T^2(1 + r)sP U'' / 1 + \phi \right\} < 0
\]

\[
\frac{dk}{d\phi} = \frac{1}{\Delta} \left\{ [(1 - \phi)y' - (1 + r)]Ps' - [(1 + r)sP(1 - \phi)]TU'' \right\} > 0
\]

Thus an increase in the risk of land loss would increase the capital-to-land
ratio if land price were held constant. This result obtains even though the relative prices of credit and land are held constant, because the incentive to buy land due to its credit-enhancing role (aside from its productive contribution) has been diminished, and therefore the ratio of marginal contributions of land and capital has changed. The overall demand for capital, however, will decline with an increase in risk to land rights even when land prices are fixed, because the higher risk reduces the expected return on investment. This can be verified by calculating

\[
\frac{d(kT)}{d\phi} = \frac{Tdk}{d\phi} + \frac{kdT}{d\phi}
\]

utilizing equations (A-16) and (A-17).

While the capital-to-land ratio increases with risk when land price is fixed, the relation is reversed in equilibrium. An increase in ownership risk reduces the demand for land \((dT/d\phi < 0)\), whereas the supply of land is fixed, so that the price will decline to equate demand to the fixed supply. Using equations (A-13) and (A-16), one can show that the price of land in equilibrium will decline, \((dP/d\phi < 0)\).

\[
(A-18) \quad dP = - \left[ \theta T(1 - \phi) + \left[ T^2(1 + r)sP + \frac{U''}{(1 + \phi)} \right] - T^2U''[1 - (1 + r)sP][(1 - \phi)((y - ky')/P)] \right.
\]
\[
\left. T(1 - \phi)y'' + T^2U'' - U''[(1 - s)P + k]T^2(1 - s)(1 - \phi)y''1/2 \right] < 0
\]

In this model, in which credit availability depends on the riskiness of the land collateral, the impact of higher ownership risk on the price of land has two components. The first term of the right-hand side of (A-18) reflects the impact of risk on the farmer's resource allocation: as uncertainty increases, present consumption is preferred to future wealth accumulation, and the demand for land is reduced while the supply is fixed, which requires a price reduction to restore equilibrium. The second and third terms on the right-hand side of equation (A-18) reflect respectively the impact of land ownership and ownership risk on the supply of credit: as uncertainty rises, the farmer's access to credit for land purchases or capital diminishes and the demand for land is reduced. If there were no credit market \((s = 0)\), or if credit supply was not affected by ownership risk \((s' = 0)\), then these components would vanish, but land value would still be negatively affected by higher ownership risk. These results also demonstrate the link between land price and land's role as a collateral. The price of land includes a premium reflecting the additional income due to the credit which can be acquired by pledging the land, and which in turn increases, at the margin, the farmer's utility.

The change in the equilibrium capital-to-land ratio following an increase in risk and the subsequent reduction in land price can be calculated (using equations (A-12), (A-14), (A-16), (A-17), and (A-18)) as:

\[
\frac{dk^e}{d\phi} = \frac{dk}{d\phi} + \frac{dk}{dP} \frac{dP}{d\phi} = \frac{dk}{d\phi} - \frac{dk}{dP} \frac{dT/d\phi}{dT/dP}
\]
\[(A-19) \quad = \frac{\{(Ty' (1 - \phi) (y - y' k)/P) + TU'' (r + \phi) s' + T^2 U'' (1 - s)}{\{(1 - s)P + k) y - (y + P)\}}\]

where \(s^*\) denotes equilibrium value after market adjustments have taken place.
Equation (A-19) confirms that equilibrium capital-to-land ratios decline as a result of higher uncertainty. The intuition is that higher ownership uncertainty increases current consumption at the expense of demand both for land and capital goods. But the price of land declines to clear the market at the original level of land use as the supply of land is fixed. All of the decline in the purchase of investible resources is thus absorbed by the capital good, reducing capital-to-land ratios. The increase in uncertainty thus causes a decline in output per unit of land.

**Valuation of Policies to Eliminate Uncertainty in Land Rights**

Suppose that whenever property rights are challenged, the production process is interrupted and one period's output is lost. Then the expected net benefit to society from a unit of land in one period is \([1 - k]y - U' k\), where the capital stock consumed in the process of production is evaluated in terms of its marginal welfare opportunity cost \((U')\). Denote \(U' = 1 + \delta\), where \(\delta\) may be viewed as a time preference premium, because one unit of second-period wealth yields \(U'\) units of utility if transferred to the first period. Then, rearranging equation (A-8), one obtains

\[(A-20) \quad (1 - k)y - (1 + \delta)k = [(r - \delta)s + \phi + \delta]P\]

Define net social benefits as the value of net addition to economic resources (that is, output less the real value of resources used in production). Integrating both sides of equation (A-20) over an infinite time horizon and using \(\delta\) as a discount factor, the total discounted net social benefits generated by a unit of land are

\[(A-21) \quad \int_{t=0}^{\infty} [(1 - k)y - (1 + \delta)k]e^{-\delta t} dt = \left[1 + \frac{\phi}{\delta} - \frac{(\delta - r)s}{\delta}\right] P\]

When there is no risk and no credit market distortions (such that \(\phi = 0, \delta = r\), the right-hand side reduces to \(P\). The price of land reflects exactly the net social benefits it generates. In the presence of risk and distortions, the price of land differs from the net social benefits. One reason is that the possibility of asset ownership loss is a risk of capital loss to individuals, but not to society, which risks only one period's output. The second source of deviation comes from credit rationing. When credit is priced below the opportunity cost of capital \((U' > 1 + r)\), the value of the subsidy is capitalized in the land value.

To evaluate private and social benefits from policies and institutions eliminating uncertainty in property rights, denote \(P_\phi\) as the price prevailing when the probability of land loss is \(\phi\), while \(P_0\) is the price when there is no risk. Also, assume for simplicity that there are no credit market distortions \((r = \delta)\). The benefit to an individual (per unit of land) from institutional arrangements that
eliminate the risk of losing property rights can be expressed as the difference between land prices without and with risks \((P_0 - P_\phi)\).

Denoting the left-hand side of equation (A-21) as \(B_\phi\), the benefits to society (the discounted expected addition to resources) from elimination of risk to property rights in land are given by

\[
(A-22) \quad B_0 - B_\phi = (P_0 - P_\phi) - \frac{\phi P_\phi}{\delta}
\]

The net addition to society's resources is thus smaller than the benefits to individuals.

**References**


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