New York’s Bank
The National Monetary Commission and the Founding of the Fed
By George Selgin

EXECUTIVE SUMMARY

Legislation calling for the establishment of a Centennial Monetary Commission “to examine the United States monetary policy, evaluate alternative monetary regimes, and recommend a course for monetary policy going forward,” was introduced in both the House and the Senate in July 2015, with the essential provisions of the bill passing the House in November. The plan draws inspiration from the National Monetary Commission convened over a century ago, in response to the Panic of 1907.

This Policy Analysis reviews the earlier Monetary Commission’s origins, organization, and shortcomings, in order to suggest how a new commission might improve upon it. In contrast to more conventional, celebratory accounts of the Fed’s establishment, it finds that, instead of serving as a means for achieving desirable reforms, the National Monetary Commission served as a façade behind which its chair, Sen. Nelson Aldrich (R-RI), pursued a personal monetary reform agenda heavily influenced by major New York bankers.

The resulting “Aldrich Plan” sought to preserve New York banks’ dominant position in the financial system, even though doing so meant setting aside alternative reform proposals that sought to address the root cause of crises, including plans that would have introduced nationwide branch banking while removing Civil War-era limitations on banks’ ability to issue circulating banknotes. Although the Aldrich Plan itself failed, many of its features, including those catering to the interests of the big New York banks, made their way into the later Federal Reserve Act.

Not surprisingly, that Act proved more effective in preserving New York’s financial hegemony than in securing financial stability. If the Centennial Monetary Commission is to prove more successful than its predecessor in serving as a means for achieving financial stability, it must be a genuine, bipartisan commission, with open proceedings, and free of the taint of special-interest influence, which today means not only the influence of Wall Street, but also that of the Federal Reserve establishment itself.

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INTRODUCTION

Legislation calling for the establishment of a Centennial Monetary Commission “to examine the United States monetary policy, evaluate alternative monetary regimes, and recommend a course for monetary policy going forward,” was introduced in both the House and the Senate in July 2015, with the essential provisions of the bill passing the House in November. The Commission is to consist of 12 voting members (8 Republicans and 4 Democrats, given the existing majority and minority compositions), together with two nonvoting members: one chosen by the Secretary of the Treasury, and the other, consisting of a Federal Reserve Bank president, chosen by the Fed chair.

According to Rep. Kevin Brady (R- TX), the measure’s original sponsor, the Commission is to consider “all points of view . . . with respect to the proper role envisioned for our central bank.” Should the present version of the law pass, the Commission’s report would be due by December 1, 2016.

Prompted by the subprime financial crisis, and particularly by a belief that the crisis revealed significant shortcomings of the Federal Reserve System, the Centennial Monetary Commission plan draws inspiration from the National Monetary Commission convened over a century ago, in response to the Panic of 1907. It was, perhaps somewhat ironically, mainly owing to the efforts of that earlier commission, which was also charged with studying alternatives to, and proposing a plan for reforming, the then-existing U.S. monetary system, that the Federal Reserve Act itself was passed.

In this Policy Analysis I review the original Monetary Commission’s origins, organization, and achievements. I mainly wish to identify that Commission’s shortcomings, with the aim of offering some advice concerning how a new commission might improve upon it. But I also wish to respond to conventional, celebratory accounts of the Fed’s establishment by drawing attention to the way in which special interests, and representatives of the major New York City banks in particular, seized control of the pre-Fed currency reform movement, taking it in a direction better suited to preserving and enhancing Wall Street’s profits than to ending financial crises.

FINANCIAL CRISES UNDER THE NATIONAL CURRENCY SYSTEM

The National Monetary Commission was an outgrowth of crises that beset the pre–Federal Reserve monetary system. A review of those crises and the circumstances that gave rise to them is therefore essential to a proper understanding of that Commission’s origins and purpose.

During the last decades of the 19th century, and the first decade of the 20th, the cost of credit in the United States tended to vary with the seasons, especially by rising every autumn as farmers drew on banks for funds with which to “move the crops.” The seasonal tightening was largely a reflection of the fact that moving the crops meant paying migrant workers, who had to be paid in cash. When farmers asked their banks for cash, national banks, despite being authorized to issue their own, in the form of circulating banknotes, tended to draw instead on their
reserves, sometimes by withdrawing funds from their city correspondents. Unless they were located in New York, the correspondent banks in turn withdrew funds from their own correspondents in that city. To avoid having their reserves fall below legal requirements, correspondent banks everywhere, but New York banks especially, cut back on lending until the harvest season ended and withdrawn cash gradually found its way back into the banking system.

In most years tightening of credit was the whole story. But in others mere tightening gave way to panic. Between the end of the Civil War and 1913, the United States endured five major financial crises: in 1873, 1884, 1890, 1893, and 1907. With the exception of the 1884 panic, which broke out in May, the crises all took place during the fall harvest; and all, with the exception of the 1893 panic, were triggered by the failure of some important firm or firms, often (though not always) located in New York. The failures led to further tightening of the New York money market, including the market for “call” money used to finance stock purchases, and thence to falling stock prices. Falling stock prices in turn aggravated New York banks’ usual seasonal liquidity problems by making it impossible for them to recall many of their loans, and by triggering suspensions of payment, sometimes in New York only, and sometimes nationwide. On several occasions, suspensions were avoided only because Leslie Shaw, Secretary of the Treasury from 1902 to 1907, averted them by shifting cash from the Treasury’s coffers to various national banks in anticipation of the harvest-time drain, and took it back again afterwards.4

That the crises tended to get worse over time was particularly disturbing. The Panic of 1893 was more serious than that of 1884; while the Panic of 1907 was the most severe of all. Senator Aldrich, who was to play the central part in organizing and leading the National Monetary Commission, described that last crisis as follows:

Suddenly the banks of the country suspended payment, and acknowledged their inability to meet their current obligations on demand. The results of this suspension were felt at once; it became impossible in many cases to secure funds or credit to move the crops or to carry on ordinary business operations; a complete disruption of domestic exchange took place; disorganization and financial embarrassment affected seriously every industry; thousands of men were thrown out of employment, and wages of the employed were reduced. The men engaged in legitimate business and the management of industrial enterprises and the wage-earners throughout the country, who were in no sense responsible for the crisis, were the greatest sufferers.5

THE ROLE OF REGULATION

Frequent financial crises were, by the last decades of the 19th century, mainly a U.S. phenomenon. No other relatively developed nation suffered from them. What set the United States apart?

During the late 1800s the United States, like most advanced industrial nations, operated on a gold standard, which meant that its money consisted either of actual gold coins or of paper currency and deposits redeemable in such coins.6 The United States also made use of paper currency. Until the Civil War, such currency consisted solely of the circulating notes of numerous state-authorized banks. The outbreak of the war led to legislation authorizing the Treasury to issue its own paper money, known officially as United States Notes and, unofficially, as “greenbacks.” A subsequent suspension of gold payments placed the nation on a greenback standard.

Wartime legislation also provided for the establishment, by the federal government, of national currency-issuing banks, while subjecting state banks to a prohibitive 10 percent tax on their outstanding notes so as to compel them to switch to national charters.7 Consequently, when gold payments were resumed in 1879, the stock of U.S. paper currency consisted entirely
Between 1881 and 1890, a period of general business expansion and rapid population growth, the outstanding stock of national banknotes shrank from more than $320 million to just under $123 million.

of greenbacks, the quantity of which was absolutely fixed, and of national banknotes.

Although several foreign nations, including England, France, and Germany, had by this time established paper currency monopolies, the United States was hardly unique in allowing numerous banks to issue paper money. On the contrary: until well into the 20th century, competitive or “plural” note-issue systems were the rule rather than the exception. What set the United States apart were destabilizing financial regulations peculiar to it. Two sorts of regulations were especially at fault. The first allowed national banknotes to be issued only to the extent that they were fully backed by government securities. Indeed, until 1900 the requirement was that for every $90 of their notes outstanding, the banks had to have surrendered to the Comptroller of the Currency authorized bonds having a face value of at least $100. This bond-deposit requirement caused the supply of national banknotes to vary, not with the public’s changing currency needs, but with the availability and price of the requisite bonds. The requirement’s presence within the National Currency and National Bank acts of 1863 and 1864 reflected those measures’ original purpose of helping the Union government to finance its part in the Civil War.

During the last decades of the 19th century, the government, instead of being desperate for funds, ran frequent budget surpluses, which it chose to apply toward reducing the federal debt. As it did so, bonds bearing the banknote circulation privilege became increasingly scarce, and national banks, instead of trying to put more notes into circulation as the economy grew, did just the opposite, retiring their notes so as to be able to sell and realize gains on the bonds that had been backing them. Between 1881 and 1890, a period of general business expansion and rapid population growth, the outstanding stock of national banknotes shrank from over $320 million to just under $123 million! Because the quantity of greenbacks, the nation’s only other paper currency, was fixed by statute, the total money stock was no more elastic than national banknotes were. National banks were especially unwilling to acquire and hold costly bonds just for the sake of meeting temporary currency needs, such as those of the harvest season, because doing that meant having stacks of notes resting idle in their vaults for much of the year, and incurring correspondingly high opportunity costs.

The other important source of U.S. financial instability consisted of laws and other stipulations that prevented many U.S. banks, including all national banks, from establishing branches away from their home office. Besides improving banks’ ability to geographically diversify their assets and liabilities, branching would have allowed them to shift funds to and from different markets, in response to shifting patterns of demand, while still retaining complete control of those funds.

An early source of opposition to branching—state authorities’ narrow construal of rights conferred by banks’ charters—was subsequently reinforced, according to O. M. W. Sprague, by “[p]rejudices aroused in the course of Jackson’s war against the Second Bank of the United States; a somewhat absurd fear of an impossible monopoly in banking; and the self-regarding interests of [established] local bankers.”

Even despite such prejudices, branch banking flourished prior to the Civil War in some parts of the South and Midwest. It was only after the passage of the national banking acts and 10 percent tax on state banknotes (the last of which came close to wiping out all state banks) that “unit” banking “became a distinguishing feature of the United States economy.”

National banks were themselves unable to branch, not owing to any specific provisions of the national banking laws, but to the way in which those laws were interpreted. This fact must be kept in mind in light of frequent claims that unit banking was either an inevitable or an unalterable feature of the pre-Fed U.S. economy. According to Richard McCulley,

[N]o evidence exists that the framers of the 1863 and 1864 legislation meant to preclude branch banking. Nevertheless Hugh McCulloch, the first comptroller of the currency, and succeeding comp-
trollers, interpreted two clauses in the National Banking Act to prohibit branch banking. The act required persons forming an association to specify “the place” where they would conduct banking and required that the transaction of usual business be “an office or banking house” located in the city specified in the charter. Thus the administration of the National Banking Act further directed American banking toward a unit structure and prevented the development of large banks with branches, a system more typical of modern economies.11

More than any other factor, unit banking made the U.S. economy vulnerable to panics. It limited banks’ opportunities for diversifying their assets and liabilities. It made coordinated responses to panics more difficult. Finally, it forced banks to rely heavily on correspondent banks for out-of-town collections, and to maintain balances with them for that purpose. Correspondent banking, in turn, contributed to the “pyramiding” of bank reserves: country banks kept interest-bearing accounts with Midwestern city correspondents, sending their surplus funds there during the off season. Midwestern city correspondents, in turn, kept funds with New York correspondents, and especially with the handful of banks that dominated New York’s money market. Those banks, finally, lent the money they received from interior banks to stockbrokers at call.12

The pyramiding of reserves was further encouraged by the National Bank Act, which allowed national banks to use correspondent balances to meet a portion of their legal reserve requirements. Until 1887, the law allowed “country” national banks—those located in rural areas and in towns and smaller cities—to keep three-fifths of their 15 percent reserve requirement in the form of balances with correspondents or “agents” in any of fifteen designated “reserve cities,” while allowing banks in those cities to keep half of their 25 percent requirement in banks at the “central reserve city” of New York. In 1887 St. Louis and Chicago were also classified as central reserve cities. Thanks to this arrangement, a single dollar of legal tender held by a New York bank might be reckoned as legal reserves, not just by that bank, but by several; and a spike in the rural demand for currency might find all banks scrambling at once, like players in a game of musical chairs, for legal tender that wasn’t there to be had, playing havoc in the process with the New York stock market, as banks serving that market attempted to call in their loans.13

The financial condition of half a dozen New York banks thus became “the most important single factor to be considered in estimating the strength of the system as a whole.”4 “In a dramatic way,” Benjamin Beckhart and James Smith observe in their 1932 volume on the New York money market, “the panic of 1907 demonstrated the evils inherent in the concentration of reserve funds in New York City.” They continue:

The social peril of a dominating financial center and the alleged withdrawal of funds from the farming West for speculation in the East furnished fuel for constantly burning issues. It would probably be no exaggeration to say that this problem in itself was sufficient to give impetus to the banking reform movement which eventually resulted in the establishment of the Federal Reserve system.15

Nationwide branch banking, by permitting one and the same bank to operate both in the countryside and in New York, would have avoided this dependence of the entire system on a handful of New York banks, as well as the periodic scramble for legal tender and ensuing market turmoil. As Sprague explains,

The bank with many branches can concentrate its reserves wherever the demand arises. In a measure this is true in the United States at present, under the system of bankers’ deposits in reserve cities; but the transfer of cash would be more immediate and automatic under a
Those seeking to improve the U.S. banking and currency system favored letting national banks issue notes backed by their general assets.

branch system. Moreover, the existing system is exceedingly unsatisfactory during periods of acute distress. . . . Experience shows that at such times country banks withdraw deposits to protect themselves, even when they are in no immediate danger. The credit structure as a whole is weakened, reserves become unavailable at points of greatest danger, and banks fail which might have survived with a little timely assistance.16

Although it exposed them to occasional crises, the correspondent business was both very lucrative to the most powerful New York banks and crucial to their success, having come to surpass in importance the business they did with individual depositors. By October 1913, the eight largest New York banks collectively managed $462.2 million in bankers’ balances, as opposed to just $361 million in individual deposits (See Table 1). It was owing to those banks’ concern to preserve their correspondent banking business that they came to play a prominent part in shaping the course of subsequent banking and currency reform efforts.

THE ASSET CURRENCY MOVEMENT

In light of existing regulations’ contribution to U.S. monetary instability, it was only natural for those seeking to improve the U.S. banking and currency system to recommend getting rid of, or at least substantially relaxing, the troublesome regulations. In particular, they favored letting national banks issue notes backed by their general assets—that is, by the same general assets those banks held against their deposits. Some also favored doing away with the prohibitive tax on state banknotes.

Although some early calls for “asset currency” predate the Panic of 1893, the movement first achieved prominence in the wake of that crisis, when “the business and financial community was nearly unanimous in its desire to abolish

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<th>Bank</th>
<th>Bankers’ Deposits</th>
<th>Individual Deposits</th>
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<td><strong>361.2</strong></td>
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<td><strong>Total all NYC national banks</strong></td>
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<td><strong>Eight largest as percentage of all NYC banks (%)</strong></td>
<td><strong>72.1</strong></td>
<td><strong>50.5</strong></td>
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bond-secured currency and issue a new national bank note secured by the [general] assets of the issuing banks."17 “The appeal of an asset-based currency,” Elmus Wicker notes, “resided in its simplicity. It did not require further intrusion by government into the banking industry. No major institutional changes were necessary.”18

The asset currency movement drew inspiration from several nations that had long relied on asset-backed currency, and especially from Canada, where several dozen banks supplied such currency while managing more than one thousand branch offices scattered across the country. Although it involved practically no government regulation save certain minimum capital requirements, Canada’s system managed to accommodate fluctuating currency needs without difficulty and without any losses to the public. “As surely and regularly as the autumn months come around and the inevitable accompanying demand for additional currency begins to manifest itself,” wrote L. Carroll Root, so “does the currency of the banks automatically respond.”19 Credit crunches and panics were unknown. As one prominent Canadian banker put it, “The Canadians never know what it is to go through an American money squeeze in the autumn.”20

The stark contrast between the behavior of the currency stock in the United States and its behavior in Canada is shown in Figure 1.

Proposals to eliminate or relax regulatory restrictions on banks’ ability to issue notes had as their counterpart provisions that would allow banks to branch freely. The Canadian system supplied inspiration here as well. Canadian banks enjoyed, and generally took full advantage of, nationwide branching privileges.

Figure 1
Banknotes in Circulation 1880–1909 (monthly)

More than a dozen asset currency bills found their way into Congress between the Panic of 1893 and the Panic of 1907. Until 1897, the most important of these, and the basis for many later proposals, was the Baltimore Plan, so-called because it originated in an 1894 meeting of Baltimore’s bankers. During the mid-1890s the movement was sidelined when its more active participants went to battle against “Free Silver.” But with William McKinley’s election victory it sprang back to life.

Of various McKinley-era asset currency plans, the most important by far was that which grew out of the Indianapolis Monetary Convention, where 300 businessmen-delegates, representing more than 100 cities, resolved to convince Congress to appoint a Monetary Commission, and, if that effort failed, to establish an eleven-member commission of their own. Although McKinley himself favored a government-sponsored commission, and the House passed a bill to establish it, the Senate, led by Aldrich, rejected the plan. Consequently the Indianapolis Monetary Commission itself, a private and nonpartisan body that was a sort of prototype for the later National Monetary Commission, took up the challenge of developing a reform proposal. The Commission’s impressive 600-page report, including its proposed currency and banking reform, was published and offered to Congress in January 1898. The report would remain the most comprehensive of all arguments in favor of asset currency.

J. Laurence Laughlin, a University of Chicago economics professor, was the most important of the Indianapolis Monetary Commission’s 11 members, and the uncredited author of its report. He had criticized some earlier asset currency plans, and the Baltimore Plan in particular, for failing to provide adequately for the active redemption of national banknotes, by means of branch banking or otherwise. Laughlin would remain a key figure in the currency reform movement until the passage of the Federal Reserve Act, to which he also contributed. However, in 1898 Laughlin stood
so squarely in the asset currency camp that his report contained only one passing reference to a ‘central bank.’ As Roger Lowenstein notes, the Indianapolis delegates whose views Laughlin represented ‘were headed in the other direction—they wanted the government out of banking.’

Despite the Indianapolis Commission’s impressive report, Congress rejected its asset currency plan and various bills inspired by it. Instead, with the Gold Standard Act of March 14, 1900, Congress put into effect those parts of the Indianapolis proposal addressing the question of the standard, while making it somewhat easier for national banks to issue bond-backed notes. It allowed national banks to issue notes up to deposited bonds’ par value, rather than 90 percent of that value; and it cut the tax on outstanding notes in half. Most importantly, it provided for conversion of expensive bonds that were about to mature into others running 30 years and paying a lower rate.

Although the Gold Standard Act reversed the downward movement in the stock of national banknotes, the relief this brought didn’t last long: in the fall of 1901, credit tightened again, as New York “experienced the greatest difficulty meeting the autumnal call from the interior,” reminding everyone that another crisis would come sooner or later.

By then, asset currency had gained a new and influential advocate in Charles N. Fowler, a Republican Congressman from New Jersey, and Congress’s “most persistent and articulate champion of financial reform.” Fowler had been made chair of the House Committee on Banking and Currency when Teddy Roosevelt took office the previous March. Between 1902 and 1907, he introduced several asset currency bills, all of which were endorsed by the American Bankers Association (ABA) and various chambers of commerce. But despite this support, and his considerable status, Fowler’s attempts fared no better than other asset currency proposals had. Although several were reported favorably in the House, they died when the Senate Banking Committee refused to take them up.

**OPPONENTS OF ASSET CURRENCY**

Despite its popularity among experts, and the persuasive evidence that Canadian experience supplied, the asset currency movement faced stiff opposition both within the government and from representatives of the banking industry.

The banking industry’s attitude toward asset currency is best grasped by referring to Richard T. McCulley’s treatment of the late-19th century politics of banking reform as a struggle among three banking industry interest groups: Wall Street, Main Street, and LaSalle Street. The last, meaning the bankers of Chicago but also those of other relatively large Midwestern cities, spearheaded the asset currency movement, hoping by means of it “to improve their competitive position vis-à-vis the East, and to expand at the expense of smaller rural bankers.” Country or “Main Street” bankers were, on the other hand, generally opposed to branch banking, fearing, as one of them put it in assessing Fowler’s 1902 plan, that the major banks of the great money centers would be able to plant their branches in every city or town where they pleased, and . . . would soon drive the local institutions out of business.” A 1903 resolution of bankers of Kansas and Nebraska went still further, condemning branch banking, not only as “tending to establish a monopoly . . . in the hands of a few millionaires,” but also as “unpatriotic, un-American, unbusinesslike.”

Because plans calling for it were often joined by calls for letting banks branch, in the eyes of country bankers asset currency became “blackened by the company it kept.” According to H. Parker Willis, writing at the end of 1903, when the question of bond security has come up in Congress, the influence of small banks has been thrown forcibly against any change, and the general apathy of members, coupled perhaps with a feeling that the matter was a good one for use as the basis in political huckstering, has tended to keep things in status quo.
Main Street unwittingly joined forces with Wall Street, whose machinations it most feared, with both battling against the La Salle Street–led asset currency campaign.

Small bankers’ tendency to assume that “complicated reforms . . . always originated with the ‘sinners’ and ‘plutocratic combinations’ in Wall Street,” was only part of the problem.38 “Strangely enough,” Louis Ehrich (a prominent Colorado businessman and asset currency proponent) remarked at a 1903 dinner at New York’s Reform Club, “the primal hindrance to a reform of the currency has been the indifference, and even opposition, of this very banking class, this so-called Money Power.”39

In fact there was nothing at all surprising about the Money Power’s unwillingness to join the movement for asset currency. Far from being uninterested in the course of reform, the major New York banks, which by 1900 had come to specialize in investment rather than commercial banking, were determined to oppose any proposal that threatened to undermine their lucrative correspondence-banking business.40 By the time of the 1907 Panic, New York banks collectively held about 35 percent of all correspondent balances, amounting to about $500 million. Eighty percent of this amount was held by the city’s “big six” national banks, including the National City Bank, the National Bank of Commerce, and the First National Bank.41 Thus it happened that Main Street unwittingly joined forces with Wall Street, whose machinations it most feared, with both battling against the La Salle Street–led asset currency campaign.42

Banking-industry opposition to asset currency had as its counterpart the opposition of two powerful politicians, politically as far removed from one another as Main Street and Wall Street. The first of these was William Jennings Bryan.

Though better known for having campaigned for free silver and against a gold standard, Bryan was no less opposed to commercial banknote currency, his belief being that government alone should issue paper money. As a Democratic congressman (1891–95), Bryan consistently opposed measures calling for asset currency, as well as attempts to repeal the 10 percent tax on state banknotes. When President Grover Cleveland urged that the prohibitive tax be removed in the wake of the Panic of 1893, Bryan “delivered an impassioned speech” in which he not only opposed that step but expressed his desire to see all national banknotes retired in favor of government money.43

Although he lost his presidential bids both in 1896 and in 1900, Bryan maintained control of the powerful, progressive minority within the Democratic Party. “If you said anything against Bryan,” a Democratic representative of long standing recalled many years later, “you got knocked over, that is all.”44 Using this influence Bryan waged “incessant war against asset currency,” treating it, without warrant, as part of a conspiracy of major financiers to assert control over the nation’s money supply.45

During the Panic of 1907, Bryan, far from moderating his blanket opposition to any relaxation of existing currency laws, insisted on it all the more vehemently. In response to the many “editorials in the city dailies, demanding an asset currency,” Bryan claimed that the panic was itself “a part of the plutocracy’s plan to increase its hold upon the government.”46 “The big financiers,” he wrote, “have either brought on the present stringency to compel the government to authorize an asset currency or they have promptly taken advantage of the panic to urge the scheme which they have had in mind for years.” It followed, Bryan argued, that Democrats were “duty bound to . . . oppose asset currency in whatever form it may appear.” Democrats, he said, should be on their guard and resist this concerted demand for an asset currency. It would simply increase Wall Street’s control over the nation’s finances, and that control is tyrannical enough now. Such elasticity as is necessary should be controlled by the government and not by the banks.47

The other major political opponent of asset currency could not have been less like Bryan in every other respect. Nelson Aldrich was a wealthy, blue-blooded Republican, who served on the Senate Finance Committee for 30 years and chaired it from 1898 to 1911. He was for that reason alone by far the most
powerful shaper of monetary policy and reform during that time. According to McCul-ley, “Aldrich was at the same time the most logical and the least promising figure to lead the reform of American banking.”48 The very “embodiment of the Republican congressional ‘Old Guard,’” he was notorious for his role in “shielding eastern banking and corporate interests from greater public accountability and government control.”49 Until the 1907 panic, Aldrich employed his power, not to encourage monetary reform, but to stand in its way, especially by foiling every plan for asset currency.50

Fowler’s asset currency bills became particular targets of Aldrich-led opposition. According to Willis, who assisted in drafting the Indianapolis Commission Plan, and who would later assist Carter Glass in drafting the Federal Reserve Act, Fowler’s first, 1902 asset currency bill was scuttled by a Republican caucus:

The whole tone of the caucus . . . was one of contempt for the movement to gain a currency not based on bonds. . . . The outcome was a crushing defeat for the original Fowler measure and therewith for credit currency—a defeat which was only deepened by the slightly less contemptuous but still very hostile attitude of the Republicans toward the revised and simplified Fowler bill which appeared . . . at the next session of Congress.51

Although President Roosevelt had been prepared to support Fowler’s 1903 attempt, Aldrich refused to cooperate. “Our currency,” he told A. Barton Hepburn, one of the plan’s proponents, “is as good as gold. Why not let it alone?”52 To more effectively counter Fowler’s attempt, the big New York bankers first denounced it as one that would give rise to “second-class currency.” They then arranged to have Aldrich introduce an alternative “proposing a limited expansion of the currency with notes issued against selected state, municipal, and railroad bonds”—that is, with bonds of the very sort that had been the basis of the notoriously “second-class” currencies and “wildcat” banking of the antebellum era.53

Aldrich was, however, more concerned with making his bill attractive to his fellow Republican senators, and the special interests they represented, than with keeping the nation’s currency safe. As Paul Warburg, who played a major part in shaping subsequent reforms, put it, Aldrich “believed in bond-secured currency and, at a pinch, in still more bond-secured currency.”54 Wrote Willis:

It was natural that the conservative banking interests should be attracted by the Aldrich bill and repelled by the Fowler bill, partly because the Aldrich bill proposed no radical changes, partly because it promised to enhance the price of certain existing securities. The Fowler bill took a step in the direction of greater freedom of competition in banking . . . while it possibly squinted toward the ultimate introduction of a branch banking measure, though this, of course, would be entirely a matter for the future.55

Democratic filibustering ultimately prevented a Senate vote on the Aldrich bill. In the meantime, the measure’s Republican supporters attempted to bypass Fowler’s committee, which also would have put paid to it, by having a similar bill introduced in the House as a revenue measure, with the intent of having it reported to the Ways and Means Committee.56 Fowler protested, and the House Speaker sustained him, so Aldrich’s bill would have died anyway. Still, the episode illustrates the lengths to which Aldrich and the rest of the Republican Old Guard were prepared to go to counter any threat to the monetary status quo.

In December 1906, Fowler tried again, introducing legislation embodying a new asset currency plan developed during the preceding months by the ABA’s Currency Commission. The plan would have allowed national banks to issue asset-backed notes up to 25 percent of their capital, or 40 percent of their outstanding bond-secured notes (depending on which limit was lower) subject to a low (2.5 percent) tax. This attempt died on the House floor.
By the summer of 1907, a few prominent proponents of asset currency, having become discouraged by the movement’s lack of political success, began to desert it and join those who were prepared to limit the privilege of issuing notes not backed by bonds either to a central bank or to a handful of regional banks or bank associations. One of the defectors was Frank Vanderlip, who was to play a prominent behind-the-scenes part in the National Monetary Commission.

Vanderlip had been the assistant of Lyman Gage, McKinley’s Secretary of the Treasury who, like his chief, “attributed the inept U.S. currency system to serious legal constraints.” But his views changed after he was employed by National City Bank, which he quickly turned into “the nation’s largest holder of interior bank deposits.”

In his 1906 Chamber of Commerce Committee report Vanderlip, instead of insisting as he once had on the need for asset currency and financial deregulation, instead proposed a central bank of issue, authorized to deal, but not to compete, with other banks, controlled by a board consisting partly of presidential appointees.

Despite desertions from its supporters’ ranks and powerful opponents in Congress, until the Panic of 1907 asset currency remained a relatively popular reform alternative. It continued to command the almost universal support of leading monetary economists. And although it faced stiff resistance, resistance to the alternative of a central bank was even stiffer. Warburg’s partner, Jacob Schiff, who himself favored the idea, summed the matter up well in addressing the New York Chamber of Commerce in anticipation of the release of its 1906 report:

The American people at the time of Andrew Jackson, and more so today, do not want to centralize power. They do not want to increase the power of Government. They know that every increase in the power of government, beyond the legitimate functions of government, means the suppression of private energy, and they also know that a central bank would, more or less, just as the SubTreasuries are today, be a government institution. . . . They do not want to have this mass of deposits, these large deposits, which the government would have to keep in this bank, controlled by a few people. They are afraid of the political power it would give and the consequences. That is the feeling of the people of this country.

According to Wicker, even as late as the first half of 1908 “no one . . . thought a central bank would be at the top of the banking system reform agenda.” Although it is too strong to say, as Wicker does, that asset currency plans still “monopolized the banking reform debate,” such plans remained prominent. While the central bank plan “appealed to a handful of journalists and professors,” it had no friends in Congress, where preferences were divided between those who favored an asset currency reform and others, including Aldrich, who still remained “enamored of the system of National Bank Notes secured by government bonds.”

The currency reform movement had thus reached an impasse that only Aldrich himself could break. By electing to convene and direct a National Monetary Commission, Aldrich did at last break it. But he did so in a manner that was to decisively sway the balance of the movement in favor of a central bank.

THE ALDRICH-VREELAND ACT

Although an interval of economic expansion between August 1904 and May 1907 reduced the pressure for monetary reform, the Panic of 1907 led to calls for immediate legislation. “Reform,” Lowenstein writes, “was suddenly the rage. Proposals poured into Congress.”

The more authoritative proposals once again called for asset currency, including yet another Fowler bill essentially repeating his 1906 attempt. But because of the Aldrich-led Senate Finance Committee’s “stern opposition . . . against any form of ‘asset-currency,’” the measure that ultimately won approval—
the Aldrich-Vreeland Act of May 30, 1908—
amounted, not to a permanent and coherent plan for currency reform, based on asset currency or otherwise, but, in the words of Indianapolis Plan author J. Laurence Laughlin, to “a curious compound of conflicting views, compromise, haste, and politics.”

The “compromise” to which Laughlin refers began as one between Fowler's asset currency bill and another reply by Aldrich. Aldrich's plan, renewing his 1903 call for allowing national banks to secure their notes with the same sorts of bonds that had secured the notes of ante-bellum wildcat banks, was for that and other reasons “ridiculed in the House by the representatives of industry and banking.” “One can scarcely avoid the conclusion,” Laughlin observed in his own scathing assessment of Aldrich's plan, that it “represented only the stolid personal prejudices of a very few mistaken politicians, who held the reins of power.”

Fowler's proposal was, on the other hand, exceedingly ambitious: unlike some previous asset currency plans, it called for national banks to retire all of their bond-secured notes at once, rather than gradually, while allowing them to issue asset-backed notes up to 100 percent of their capital, rather than up to 40 or 50 percent of that capital. Realizing that neither the Fowler Bill nor the Aldrich alternative could succeed, Rep. Edward Vreeland (R-NY) offered a compromise measure resembling Aldrich's but allowing commercial paper as well as bonds to serve as backing for emergency note issues. Fowler, however, refused to report Vreeland's bill from his committee. Fowler's refusal to compromise cost him the support of a House that “was not ready to throw over all bond security,” as well as that of the American Bankers' Association, which instead of endorsing his plan, developed its own, less aggressive asset currency proposal.

The Republican leadership answered Fowler's intransigence by calling a party caucus to bring Vreeland's bill before the House. The House, in turn, resolved to discharge the bill from Fowler's committee, guaranteeing the bill's passage there. Fowler in the meantime reintroduced a more moderate version of his bill, only to have Vreeland's committee set it aside unceremoniously in favor of one of Vreeland's measures. When the Senate rejected the Vreeland Bill, the matter was referred to a conference committee, which came up with the Aldrich-Vreeland compromise by incorporating large chunks of the Aldrich Bill into the House proposal.

The Aldrich-Vreeland Act was passed on May 30, 1908. Although “there was little enthusiasm for the bill among bankers, and none among the public” the measure was approved owing to the keen sense of urgency engendered by the recent panic and the fact that the actual reforms it provided for, instead of being permanent, were originally scheduled to expire on June 30, 1914. The Federal Reserve Act would later extend them for an extra year. Those reforms “authorized banks to form local currency associations and, with the approval of the Treasury secretary, to issue additional National Bank Notes in an emergency.” The emergency notes were to be backed first by government securities and second by commercial paper.

The temporary emergency currency provisions of the Aldrich-Vreeland Act were as close as the United States would ever come to establishing a decentralized asset currency. Although the Act did not allow national banks to directly issue asset-backed notes, it at least allowed some of them to do so indirectly, albeit subject to a stiff tax, by organizing themselves into currency associations.

Although it didn't last long, the Aldrich-Vreeland asset currency experiment was to prove both beneficial and enlightening. When World War I broke out some months before the Federal Reserve Banks opened for business, the ensuing panic confronted the U.S. monetary system with its “biggest gold outflow in a generation.” Put to its only test, the Aldrich-Vreeland emergency currency passed with flying colors.

Of far greater bearing upon the ultimate course of monetary reform than the Aldrich-Vreeland Act’s emergency currency provisions was the Act’s single paragraph establishing a National Monetary Commission, the mission of which was “to inquire into and report to Congress, at the earliest date practicable, what
changes are necessary or desirable in the monetary system of the United States or in the laws relating to banking and currency.” According to Vreeland’s April 20, 1908, testimony before the House Committee on Banking and Currency, although Aldrich promised that the Senate would draft a bill providing for such a commission, no such legislation was introduced there. The main thing,” Vreeland continued, “is that we shall have a commission which shall study the need of such revisions in our banking laws as may be necessary, and who shall take time to do it intelligently, and report at a future session of Congress upon the whole matter.” Vreeland therefore allowed his own bill to be amended to provide for the proposed Monetary Commission. In short, had the matter been left to Aldrich’s own committee, the commission that would determine the future course of U.S. monetary reform, over which Aldrich was to preside like Suleiman, might never have been launched.

THE COMMISSION

Officially the National Monetary Commission had 18 members, including Aldrich and Vreeland, who served as its chair and vice chair, respectively. The rest consisted of 8 senators appointed by Vice President Charles Fairbanks and 8 representatives chosen by the Speaker of the House Joseph Cannon. Of the senators, 4 were Republicans and 3 were Democrats, while of the representatives 5 were Republicans and 3 were Democrats. Arthur Shelton served as the Commission’s secretary; A. Piatt Andrew served as its special assistant.

To accomplish its task the Commission was expected “to examine witnesses and to make such investigations and examinations, in this or other countries, of the subjects committed to their charge as they shall deem necessary.” These interviews, examinations, and investigations were supposed, in Andrew’s words, to serve as the “foundation” for the Commission’s report to Congress, which was to include its proposed legislation.

The Commission’s first gathering took place at Rhode Island’s Narragansett Pier in July 1908.
during the course of that year as a result of continuous consultation with hundreds of important people.”

Having at last gained the ABA’s approval, Aldrich introduced his bill to the Senate in January 1912. That step having at last been taken, the business of the National Monetary Commission was formally over.

The centerpiece of the Aldrich plan was a National Reserve Association, located in Washington and operated as a cooperative of subscribing state and national banks, with 15 branches assigned to districts throughout the country. The districts would, in turn, be divided into portions assigned to local associations, each made up of at least 10 banks. The local associations of each district would select both their own boards and, collectively, that of the Reserve Association’s district branch. Subscribing banks would also directly or indirectly select 40 of the National Reserve Association’s 46 directors. The rest would consist of government appointees, including the Secretary of the Treasury, the Secretary of Commerce and Labor, the Secretary of Agriculture, and the Comptroller of the Currency.

The National Reserve Association would have the power, through its branches, of issuing notes against its members’ prime commercial paper, and so would serve as an indirect means by which those members could place currency into circulation that was not backed by government bonds. But although it provided in this way for a kind of asset currency, Aldrich’s proposal was a far cry from genuine asset currency plans such as those devised at Baltimore and Indianapolis, or those offered later by Congressman Fowler. While “asset currency” in its original sense meant currency backed by ordinary bank assets, rather than by government bonds, the Aldrich plan allowed banks to acquire currency only in exchange for short-run commercial paper. Regardless of the soundness of their other assets, banks that lacked such paper would have no more access to currency than they would have had without the reform.

Instead of having them apply for currency to a semi-centralized agency, on terms established by that agency, genuine asset currency plans also allowed national banks themselves, if not all banks, to issue their own asset-backed notes. The idea was to let national banks stand on their own feet, instead of having them lean on other institutions, whether private or public. Far from seeking the same end, the Aldrich plan went in precisely the opposite direction, by calling for the eventual substitution of National Reserve Association notes for those of national banks themselves. In other words, the plan called for removing banks altogether from the currency business, and turning that business over to a semi-public monopoly.

**A TROJAN HORSE FOR WALL STREET**

Although it pretended to be an objective and bipartisan body of 18 senators and representatives, all working together to determine the best means for ridding the U.S. economy of financial crises, in truth the National Monetary Commission served from the very beginning as a sort of Trojan horse, the purpose of which was to convey Aldrich’s—which is to say Wall Street’s—preferred scheme for currency and banking reform through Congress.

According to no less an authority than A. Piatt Andrew, the Commission’s “special assistant” who was responsible for composing its report and editing its other publications, the Monetary Commission “was a one-man show.”

Aldrich, Andrew says, “expected little help from the members of the commission, most of whom had little to offer in the way of scholarship and experience in financial matters and all of whom he knew he could control.... So far as the Commission itself was concerned, the Senator’s principal idea was to keep its members happy until he had a bill ready and then get their approval.” Aldrich held bimonthly meetings with commission members in New York so as to assure them that “they were not being left out of the picture.” But those meetings were otherwise of no real significance. “Occasionally some member would have an idea to which the Senator would listen patiently, but following some general discussion one of his friends on
The Jekyll Island bankers were concerned, above all, about the viability of the banks they represented.

The Commission would usually move that ‘the matter be left to the Chairman with the power to act,’” and that would be the end of that.85

If one man’s dominance of a commission of inquiry wasn’t necessarily a bad thing, it certainly was so in this instance, for Aldrich was notorious for being “fiercely partisan.”86 “[T]he old leopard,” said Andrew Gray of Aldrich, “could not change his spots, and his identification with the crusade did not enhance its political prospects.” Despite Piatt Andrew’s having “made every effort to enlist bipartisan support,” the Commission’s proposal “was universally dubbed the ‘Aldrich Plan.’”87 The fortunes of that plan thus remained inextricably intertwined with those of the Republican Party itself.

Handicapped as it was by Aldrich’s partisanship, the Commission was rendered still more so by its chairman’s notoriously cozy relationship with Wall Street. “In the marriage of business and government,” Lowenstein observes, “Aldrich felt no discomfort.”88 His close ties to Wall Street were especially conspicuous. In “The Treason of the Senate,” his muckraking Cosmopolitan series, David Graham Phillips described Aldrich as “the intimate of Wall Street’s great robber barons” and “the chief agent of the predatory band which was rapidly forming to take care of the prosperity of the American people.”89

The popular perception of Aldrich—or at least that of Democrats and many western Republicans—was no different. It is well-captured by a 1905 cartoon depicting him as the crowned king of the Senate, a tiny Teddy Roosevelt prostrate before him. Other Republican senators around him are busy welcoming “The Trusts” into the Senate Chamber, reading a ticker tape, or otherwise enjoying the fruits of crony capitalism. At the cartoon’s upper right corner the senator’s office door appears, with “VESTED INTERESTS” painted below his name on its etched-glass window.

Aldrich’s close ties to Wall Street were evident in his choice of advisers. Although he treated his fellow commissioners as mere ciphers, he did not hesitate to take the advice of powerful financiers to heart, particularly ones closely associated with Morgan and Rockefeller. It is now common knowledge that the Aldrich Plan, despite having been presented as the fruits of the Commission’s labor, was entirely the work of Aldrich and his small circle of advisers—Henry P. Davison, Frank Vanderlip, Paul Warburg, Piatt Andrew, and (according to Vanderlip) Benjamin Strong—who cobbled it together during their November 1910 “duck hunt” at Jekyll Island.90

The Jekyll Island meeting is now notorious, but it remained a well-kept secret until Aldrich’s biographer, Nathaniel Stephenson, spilled the beans in 1930. No word of it had ever been breathed to the other Commission members. The need for secrecy was perfectly obvious. By 1910 a lack of “Wall Street Influence” had become, in Lowenstein’s words, “the litmus test of monetary reform,” and one that President William Taft himself had promised the National Monetary Commission would pass.91 Yet the Jekyll Island gathering had Wall Street written all over it. The island itself was a Morgan retreat, while the participants, apart from Andrew, were all Wall Street luminaries. Davison, who arranged the retreat, besides being a senior Morgan partner, was vice president of the First National Bank of New York, a founder of Banker’s Trust, and a director of four other major New York City banks or trusts.92 Vanderlip was then president of the Morgan-controlled National City Bank, and would soon help the Morgan interests to gain control of the National Bank of Commerce. Warburg had been a partner in Kuhn, Loeb & Co. since 1902. Strong, finally, was vice-president of Bankers Trust.93

Gaudy conspiracy theories have portrayed the Jekyll Island gathering as a plot aimed, as Lowenstein puts it, at “confiscating the people’s wealth.” But to portray the participants as “patriotic conspirators” who merely wished “to achieve a worthy public reform,” as Lowenstein himself does, is no less misleading.94 The truth, as McCulley observes, is that the Jekyll Island bankers were concerned, above all, about “the viability of the banks that they represented,” and particularly about how those banks “interior correspondents contin-
Aldrich’s advisers wanted stability; but they only wanted as much of it as they could have while preserving the pyramiding of bank reserves in New York.

The chief curse and evil of the present banking system is the law that years ago was instigated by Wall Street, under which a large portion of the entire cash of the country held by the banks, nearly one-third of it, by means of the reserve system is concentrated in a few big Wall Street banks. . . . And this Aldrich bill practically makes no change in this reserve system. The banks of the entire country can go on depositing their “cash reserve” in Wall Street, and will do so, because Wall Street banks pay interest on such deposits and the National Reserve Association is prohibited from doing so.

Piatt Andrew, who composed the Commission’s report, had no qualms about catering to Wall Street’s needs. Almost uniquely among economists at the time, he was himself a champion of unit banking who, instead of seeing it as a source of weakness and instability, waxed poetic over its supposedly egalitarian tendencies. “Nowhere else,” he observed on the eve of the 1907 panic, “will one find such equality of importance among the banks . . . or such mutual independence of action.” That the New York banks, whose agenda he helped to carry out, were more equal than all the others, doesn’t appear to have weakened Andrew’s determination to preserve the correspondent system status quo.

To allow Wall Street to steer the Commission to an outcome it considered favorable was one thing; to publicly justify the course taken was another. Aldrich tried to accomplish the last goal by claiming that branch banking was insufficiently popular to have merited the Commission’s attention:
The Wall Street bankers had come to see a central bank as the best means for preserving their correspondent business.

Of course, I realize that there are in this country a great many intelligent men who think we ought to have a system of branch banking like the Canadian [sic]; but unless I greatly mistake the character of the American people that will not be possible. In my judgment any system which is to be adopted in this country must recognize the rights and independence of the 25,000 separate banks in the United States. . . . The men who deposit in or borrow from small country banks, or banks in the large towns, who have been accustomed to dealing with men who are their neighbors and friends who have a sympathetic appreciation of their wants, will not be willing to consent that legislation shall authorize the displacing of such banks by agents sent from the banks of New York or Chicago to conduct business in these smaller communities.  

The palpable weakness of Aldrich's argument betrays its insincerity. If clients of "small" banks really did prefer them to potential interlopers from New York or Chicago, that was a reason for other banks to refrain from entering the smaller banks' markets, rather than one for legally prohibiting such entry. In truth Aldrich cared, not about the well-being of small banks' country clients, but about that of New York bankers who stood to lose their correspondent business if branch banking was permitted.  

The Commission's out-of-hand rejection of branch banking was but one component of its general rejection of the asset currency approach to monetary reform in favor of a central bank-based alternative. Instead of drawing attention to the part bond-deposit requirements had played in making the currency supply inelastic, as all previous discussions of the topic had done, the Commission made hardly any mention of it; and far from recommending that those requirements be repealed or at least relaxed, its plan looked forward to the complete replacement of commercially supplied banknotes with those issued by the National Reserve Association.

Aldrich understood perfectly well, of course, that a call for any sort of central bank would face resistance as stiff, if not stiffer, than one for unlimited branch banking. He also understood that his planned National Reserve Association was but a thinly disguised central bank, and that it would be widely recognized as such. Addressing the Economic Club of New York in November 1909, he admitted that the commission's plan was likely to meet with the objection "that no organization which we may suggest can be adopted on account of political prejudices of the past or of the present." But this time, rather than regarding public resistance as fatal, he expected to prevail against it:

I have the utmost confidence in the intelligence and ultimate good judgement of the American people, and I believe if it should be thought wise by the commission, supported by the consensus of intelligent opinion of the people of the United States, to adopt any system, that neither the political prejudice of the past nor the ghost of Andrew Jackson . . . will stand in the way.  

In the event, the ghost of Andrew Jackson was indeed laid to rest. But if the Commission was able to manage that, surely it might also have managed to overcome objections to branch banking, and therefore to asset currency, had it only been willing to pursue this alternative agenda.

In truth the Aldrich plan, rather than reflecting the state of public opinion, reflected Aldrich's personal preferences, as informed by his intimate circle of advisers. Of those preferences the most significant consisted of Aldrich's "conclusion that a central bank was the solution to the United States banking problem," which, according to McCulley, he appears to have arrived at "with unseemly haste" after a long career as Congress's "leading defender of the financial status quo." Here again, Aldrich's preferences aligned with Wall Street's, for the Wall Street bankers, and Vanderlip in particular, had come to see a
central bank as the best means for preserving their correspondent business whilst protecting them from the shocks to which that business exposed them.

The first evidence of Aldrich’s own conversion to central banking occurs in the Monetary Commission’s fall 1908 European itinerary, which concentrated on the central bank-based arrangements of England, Germany, and France. A similar bias is evident in the Commission’s publications, nine, five, and three volumes of which are, respectively, devoted to studies of the German, French, and English banking systems. When these studies were being commissioned, only 21 countries—a third of the world total—had central banks. Yet of the remaining countries Canada alone is represented, in volumes (both excellent) by Joseph French Johnson and R. M. Breckenridge. In short, rather than supplying an objective foundation for the Commission’s conclusions, the Commission’s studies instead constituted, in Livingston’s words, “a formidable brief on behalf of a central bank.”

Nor was there any compelling a priori reason for the central bank-oriented nature of the Commission’s investigations. Although Aldrich’s claim that the central bank systems that received the lion’s share of the Commission’s attention had witnessed fewer financial panics than the United States, it was also true, as Charles Calomiris and Stephen Haber note in their recent survey of banking crises, that “the U.S. was the only country in the world still suffering from these kinds of panics at the end of the nineteenth century” (my emphasis).

What is less clear is whether Aldrich intended all along to “prosecute the ideological struggle for central banking,” as Livingston claims, or whether he only “became a convert” to the central banking alternative after visiting the Reichsbank, as Wicker maintains. There is perhaps some truth to both positions. While the Commission’s European itinerary itself suggests that some central-bank bias was present from the start, according to Warburg, who had long been a lone champion of the central-bank alternative, it was only after the European trip that Aldrich, who had previously shown little interest in Warburg’s plan, not only expressed his approval of it, but chided Warburg for having been “too timid about it.”

WARBURG’S INFLUENCE

That Paul Warburg himself played a major role in shaping the Aldrich Plan is beyond doubt. Warburg had favored central banking along German lines ever since his arrival in the United States in 1902, and had been tirelessly campaigning for a U.S. central bank since the beginning of 1907. He first met Aldrich on the day after Christmas, 1907. According to Piatt Andrew, although Aldrich “disliked the tenacity with which Warburg would press his points,” he also realized that Warburg knew more about central banking than other bankers whose advice he sought. Aldrich had been particularly impressed by Warburg’s speech on “A United Reserve Bank for the United States,” which was originally delivered at the New York YMCA on March 23, 1910, with thousands of copies distributed by the New York Merchant’s Association. And although, at Jekyll Island, the too-frequently needled senator often cut Warburg off in mid-sentence, he did so “only to reintroduce later the point Warburg had been making as his own.”

Warburg had no patience for proposals calling for a decentralized asset currency and related, deregulatory reforms. Rather than ever delving into the root causes of U.S. financial instability, as other reformers had done, he took as his starting point the assumption that the German system was ideal.
Warburg, like many central banking apologists since, took as his scientific ideal an arrangement that Bagehot had considered fundamentally unsound.

restricting them in turn in the scope of their general business, and without creating some additional independent control, endorsement, or guarantee.\footnote{115}

A comparison of Warburg’s opinion—that the best way to have plenty of cash available for an emergency was to keep it all in a “central reservoir”—with Walter Bagehot’s very different perspective, as set forth in Lombard Street, is highly instructive. England had long had what Bagehot termed a “one reserve” banking system. “All London banks,” he observed, “keep their principal reserve on deposit in the Banking Department of the Bank of England. This is by far the easiest and safest place for them to use. The Bank of England thus has the responsibility of taking care of it.”\footnote{116} But far from viewing this concentration of reserves as a blessing, Bagehot saw in it the ultimate cause of British financial instability. “I shall have failed in my purpose,” he wrote,

if I have not proved that the system of entrusting all our reserve to a single board, like that of the Bank directors, is very anomalous; that it is very dangerous; that its bad consequences, though much felt, have not been fully seen; that they have been obscured by traditional arguments and hidden in the dust of ancient controversies.\footnote{117}

A far safer alternative, in Bagehot’s opinion, was the “natural” one “of many banks of equal or not altogether unequal size,” each keeping its own reserves, “which would have sprung up if Government had let banking alone.”\footnote{118} It was only because he believed that “[n]othing could persuade the English people to abolish the Bank of England” that Bagehot, instead of proposing that England “return to a natural or many-reserve system of banking,”\footnote{119} instead offered the now-famous advice that there ought to be a clear understanding between the Bank and the public that, since the Bank holds our ultimate banking reserve, they will recognize and act on the obligations which this implies; that they will replenish it in times of foreign demand as fully, and lend in times of internal panic as freely and readily, as plain principles of banking require.\footnote{120}

As if to settle any doubt as to his first-best ideal, Bagehot ended Lombard Street with a final apology for having proposed something else:

I know it will be said that in this work I have pointed out a deep malady, and only suggested a superficial remedy. I have tediously insisted that the natural system of banking is that of many banks keeping their own cash reserves, with the penalty of failure before them if they neglect it. I have shown that our system is that of a single bank keeping the whole reserve under no effectual penalty of failure. And yet I propose to retain that system, and only to mend and palliate it.

I can only reply that I propose to retain this system because I am quite sure it is of no manner of use proposing to alter it. . . . You might as well, or better, try to alter the English monarchy and substitute a republic, as to alter the present constitution of the English money market, founded on the Bank of England, and substitute for it a system in which each bank shall keep its own reserve. There is no force to be found adequate to so vast a reconstruction, and so vast a destruction, and therefore it is useless proposing them.

No one who has not long considered the subject can have a notion of how much this dependence on the Bank of England is fixed in our national habits.\footnote{121}

Thus Warburg, like many central banking apologists since, took as his scientific ideal an arrangement that Bagehot had considered fundamentally unsound. He did this, moreover, despite the fact that the idea of a central reserve bank, far from having been fixed in American habits, was one Americans had long opposed.
The National Citizens’ League was to do more than any other body to overcome Americans’ longstanding aversion to the idea of a U.S. central bank.

The National Citizens’ League was to do more than any other body to overcome Americans’ longstanding aversion to the idea of a U.S. central bank. Yet despite the League’s efforts, Aldrich’s hopes for the success of his own bill were dashed. The bill found no supporters in the Senate. “Republicans were embarrassed by the Aldrich Plan and Democrats were beholden to oppose it.” The plan’s bipartisan trappings fooled no one. Nor did it help that Aldrich chose to submit the plan in his own name. “Certainly,” Warburg later wrote, “it was not to be expected that [Democratic representatives] would endorse a bill which carried the name of the outstanding Republican leader.” On the contrary: they considered Aldrich anathema.

Within Aldrich’s own party, on the other hand, Aldrich’s plan was opposed by progressives, and especially by Wisconsin Senator Robert La Follette, who detected excessive Wall Street influence. As the November election approached, even Taft himself gave the plan the cold shoulder.

Nor did the Jekyll Island gathering’s cloak of secrecy prevent others from concluding that Aldrich’s plan was, in fact, a Wall Street concoction. A month before it was finally submitted to Congress, Charles Lindbergh Sr. assailed the plan as a scheme to preserve, and even enhance, the “Money Trust’s” share of the nation’s bank reserves, by requiring state as well as national banks subscribing to the proposed National Reserve Association to conform to the National Bank Act’s reserve requirements.

Rather than take up the Aldrich Bill, the House Banking Committee resolved itself into two subcommittees. The first, assigned to Arsène Pujo, a Democratic congressman from Louisiana who had served on the National Monetary Commission, took on the task of investigating the Money Trust—which is to say, the very same banking interests that had played so prominent a part in shaping the Aldrich Plan. The other, headed by Carter Glass of Virginia, a conservative Democrat, was assigned the task of developing an alternative plan for currency reform. Although this division prevented Pujo himself from being made responsible for currency reform, the Money Trust investigations put any plan even vaguely associated with Wall Street on the defensive. This more than countered the League’s efforts, while causing its leaders to put as much distance as possible between their own proposals and the one put forward in the name of Aldrich’s Commission.
Many of the Aldrich Plan’s essential features ended up being replicated in the Democrats’ own reform alternative—the Federal Reserve Act.

Had the true authorship of the Aldrich Plan been known at the time, it is doubtful that any measure resembling it would have been passed even by a Republican Congress.

As the November elections loomed, Aldrich’s last hope was that Wilson, who was looking increasingly strong in his bid for the White House, might favor his plan; as an academic (and a lecturer on economics), Wilson had spoken favorably of European-style central banking. In the course of his campaign, however, Wilson had publicly declared—with noteworthy accuracy—that any plan bearing Aldrich’s name “must have been drawn in the offices of the few men who, in the present system of concentrated capital, control the banking and industrial activities of this country.” Despite every effort, Aldrich’s accomplices were unable to prevent Wilson from categorically rejecting the plan for the sake of gaining Bryan’s support. It was, in fact, Bryan himself who had drafted most of the Democratic Party’s platform, including the plank stating, “We oppose the so-called Aldrich Bill or the establishment of a central bank.”

But whether Bryan, Wilson, and other Democrats realized it or not, Aldrich’s efforts had set the parameters of their own proposal. As Wicker remarks in his history of the pre-Fed currency reform movement, “The debate no longer centered on whether or not to have a central bank but on what kind of central bank.” At least in this one important respect, despite all the opposition they encountered, the National Monetary Commission’s efforts—or, more precisely, Aldrich’s efforts—were to prove strikingly successful.

**THE FEDERAL RESERVE ACT**

Despite the defeat of the Aldrich Plan, and Democrats’ particular determination to have nothing to do with it, many of that plan’s essential features ended up being replicated in the Democrats’ own reform alternative. That alternative—the Federal Reserve Act—was, as William Dewald has observed with only slight exaggeration, “fundamentally the same” as the defeated Aldrich Bill. Wicker likewise concludes that “Senator Nelson Aldrich of Rhode Island deserves equal billing with Carter Glass as a cofounder of the Fed.” In the first of two massive volumes making up his *History of the Federal Reserve Act* Paul Warburg himself documents the many similarities between the two measures.

How did the Democratic plan end up being so similar to Aldrich’s? First of all the Democrats, despite their determination to quash the Aldrich Bill, had developed no plan of their own as of early 1912. Also, thanks to the efforts of the National Citizens’ League and other Aldrich-inspired propaganda, representatives of the banking industry had been won over to the general idea of having some kind of central agency, rather than existing banks themselves, take responsibility for supplying an “elastic” currency. To attempt to redirect bankers’ support to any substantially different plan was to risk losing that support altogether.

Most importantly, H. Parker Willis, whom Carter Glass hired to assist him in coming up with a Democratic plan for currency and banking reform, and who would dominate the Glass Committee much as Aldrich had dominated the National Monetary Commission, was a former student and long-time aide of Laurence Laughlin. Laughlin was the University of Chicago economist who, after campaigning for asset currency on behalf of the Indianapolis Monetary Commission, took charge of the Aldrich-inspired National Citizens’ League. Whether despite Willis’s close connection to Laughlin, or because he was unaware of that connection, Glass hired him on the recommendation of his two sons, who had learned economics from Willis at Washington and Lee University. Consequently it happened that the economist put in charge of formulating a Democratic plan for currency and banking reform was a protégé of the man who had been among the chief advocates of that plan’s Republican rival.

For the Democrats to have openly imitated the Aldrich Plan was, of course, out of the question. But this didn’t prevent them from allowing many of that plan’s main features to be
incorporated in new and otherwise more palatable legislation. By taking this approach they managed to gain for the new plan the support of many who had previously favored the Republican measure, but who realized that the prospects for that measure’s passage had melted away. Indeed, despite the fulminations of the National Citizens’ League’s New York branch, Laughlin eventually offered to throw his own support behind a Democratic plan so long as it retained what he regarded as the essential features of Aldrich’s proposal.134 A major obstacle to be overcome was, of course, Bryan, who had been “exceedingly disturbed at those provisions of the Glass bill contemplating currency in the form of bank notes rather than greenbacks.”135 Bryan’s resistance was, however, ultimately overcome by means of a stipulation—most likely the work of William McAdoo, Wilson’s Secretary of the Treasury—making Federal Reserve notes obligations, not only of the Federal Reserve banks themselves, but of the U.S. government.136 A second obstacle was Robert Owen, Chairman of the Senate Banking Committee, who favored greater centralization and government representation, and whose sentiments Wilson himself shared. But although both favored an all-government Federal Reserve Board, they also proved willing to settle for one that was merely dominated by government appointees. Oddly enough, Aldrich himself, in condemning the Federal Reserve Act as “revolutionary, socialistic, and unconstitutional” in an October 1913 speech at the Academy of Political Science at Columbia University, unwittingly contributed to its success: although Aldrich’s aim had been that of preventing his own bill’s former supporters from supporting Glass’s alternative, he instead managed, according to Andrew Gray, to “convince a number of hitherto wavering members of the Bryan wing of the Democratic party to vote for the Federal Reserve Act” on the grounds that “any bill criticized so vehemently by Aldrich was, ipso facto, a good thing.”137 Of the differences between the Federal Reserve Act and the Aldrich plan, the least trivial—and the main bone of contention between their respective advocates—had been that, while the 46-member board of the Aldrich Plan’s National Reserve Association was to consist mainly of bankers chosen by other bankers, the Federal Reserve Board was to consist of seven members only, five of whom, including the Secretary of the Treasury and the Comptroller of the Currency (who were members ex officio), were to be appointed by the president. Even this difference was to prove more apparent than real: when the actual board members were chosen, they included Frederic Delano, a former director of the National Citizens’ League, and, most hearteningly so far as the Aldrich Bill’s former proponents were concerned, Paul Warburg. Important posts at the various Federal Reserve banks were also secured by former Aldrich Plan proponents, with Benjamin Strong landing what would quickly become the most powerful position of all: governorship of the Federal Reserve Bank of New York. Notwithstanding the appearance of decentralization and government control, control of the Fed had, in fact, been captured by Wall Street.

A DEFECTIVE SOLUTION

Of the more immediate outcomes of the Federal Reserve Act, perhaps none was to prove more disappointing to sincere proponents of reform, including many of that Act’s champions, than its utter failure to address the pyramiding of bank reserves in New York City, and the consequent employment of such reserves to finance stock purchases. As Lawrence Clark observed two decades after the Fed’s establishment, the tendency of reserves to become concentrated in New York had been one of the most “persistently and vehemently denounced” shortcomings of the national banking system, and one that the Federal Reserve Act was supposed to correct.138 As Robert Owen told President Wilson a month before the Act gained his
signature, one of the measure’s “most far-reaching results” would be “to gradually withdraw these reserves, which have heretofore been pyramided in the three great central reserve cities.”

Yet, instead of countering either Wall Street’s influence, or the tendency of reserves to pile up there, the Federal Reserve Act had just the opposite effect. Instead of declining, balances in the three reserve cities grew rapidly, with those in New York growing most rapidly of all. By 1926, banker’s balances in New York City national banks were almost $200 million greater than they had been just prior to the Fed’s establishment, while the share of such balances belonging to the six-largest banks had risen from 65 percent to almost 78 percent (see Table 2). New York City’s position also improved relative to that of Chicago and St. Louis, the other central reserve cities (see Figure 2). In short, despite what many of the Federal Reserve Act’s proponents had anticipated, “the Federal Reserve system . . . made the New York call money market more attractive than it ever was before the establishment of the central banking system.”

Thanks to the new system’s reserve requirements, the degree of credit pyramiding—that is, of leveraging of available gold reserves—grew even more dramatically than the concentration of reserves:

Whereas under the national banking system, the New York City banks had to keep a 25 per cent gold reserve against their deposits, under the Federal Reserve system, they have had to keep only 13 per cent reserve [sic] against such deposits, and that not of gold, but of deposit credit in the Federal Reserve Bank. Upon the basis of this 13 per cent reserve, which itself was capable of a huge increase until the ratio of the Reserve Bank’s gold to its deposits amounted to 35 per cent, it has been possible to effect the tremendous expansion in the superstructure of credit which has taken place by means of the central banking system.

How is it that the Fed, instead of reducing the extent of reserve pyramiding, as intended,
ended up doing just the opposite? First of all, the Fed’s discount facilities made it appear less likely that New York banks would ever have to suspend payments, and therefore less risky for other banks to send funds to them; and the new arrangement, while reducing overall reserve requirements, still allowed non–New York City banks to keep up to one-third of their required reserves in the form of reserve city bankers’ balances, at the discretion of the Comptroller of the Currency. The Fed was also prevented, just as the Aldrich Plan’s reserve associations would have been, from competing with reserve city banks by paying interest on its members’ reserve balances. Finally, many state banks found that, by refraining from joining the new system while keeping surplus funds in New York, they could gain indirect access to the Fed’s discount facilities, whilst still earning interest on their reserves.¹⁴²

As for the Fed’s own decentralized arrangement, McCulley observes that rather than having served, as was intended, to “dilute Wall Street power,” it “enabled the New York Reserve Bank to overshadow the others and to exercise disproportionate influence on the system.”¹⁴³ And although Democrats assumed that having the president appoint the Federal Reserve Board would guarantee that monetary policy “conformed with the public good rather than banker interest,” that assumption also proved to be mistaken. “Some of Wilson’s appointees to the board, not to mention those of his less progressive successors, shattered any notion that this procedure necessarily yielded a board not unduly sympathetic to the financial community.”¹⁴⁴

A more important question is, how could the designers of the new system have come up with an arrangement that failed so conspicuously to achieve their avowed objectives? The answer, of course, is that in incorporating large chunks of the Aldrich bill into their own measure, they unwittingly included features calculated by

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That the Federal Reserve Act should have proved so inadequate against the risk of redundant currency and consequent inflation was ironic.

If the Federal Reserve Act catered to Wall Street almost as effectively as Aldrich’s plan might have, it also shared—if it didn’t compound—the Republican measure’s chief shortcomings. In particular, both measures provided a form of elasticity that Chicago First National Bank President James Forgan once characterized as being of the (chewing) “gum” rather than “rubber band” sort: they made it possible for the supply of currency to expand when more was needed, but without assuring that it would contract as demand subsided.\(^{145}\)

In his testimony on the Federal Reserve bill before the House Committee on Banking and Currency, Fowler—by then a private citizen—elaborated upon the “chewing gum” problem by observing, quite correctly, that once a Federal Reserve note was put into circulation, “there will be no natural impulse to send it home, as in the case of a bank credit [i.e., asset] currency.”\(^{146}\) In modern parlance Federal Reserve notes differed from ordinary, competitively supplied banknotes in being “high-powered” money: that is, money that other banks would treat, not like so many checks in need of collection, but as part of their cash reserves. Fowler also worried that, owing to the proposed structure of the Federal Reserve Board, monetary policy would, in practice, fall under the control of the Secretary of the Treasury and therefore, indirectly, under that of the president.\(^{147}\)

That the Federal Reserve Act should have provided so inadequately against the risk of a redundant currency and consequent inflation was ironic, as one fear often raised against asset currency was that it could prove redundant, even though, being competitively supplied, it was more likely to be routinely presented for collection. What was said by the Fed’s supporters to have been inadequately provided for in some asset currency plans wasn’t at all provided for by the Federal Reserve Act! The Democratic plan, Elihu Root observed in a trenchant critique delivered days before its passage, “provides an expansive currency, but not an elastic one. It provides a currency which may be increased, always increased, but not . . . any provision compelling reduction”:

I am not speaking of what the reserve board may do. . . . The universal experience, sir, is that the tendency of mankind is to keep on increasing the issue of currency. Unless there is some very positive and distinct influence tending toward the process of reduction, that tendency always has . . . produced its natural results, and we may expect it to produce its natural results here.\(^{148}\)

Those natural results, Root went on to explain, consisted of “a period of inflation, of false prosperity, and of inevitable catastrophe.”\(^{149}\)

In reply to Root’s remarks, Owen insisted that such worries were unfounded. “Our currency bill,” he said, “does not forecast a period of inflation, to be followed by a hideous panic that will shake the world to its foundations.”\(^{150}\) Instead, Owen argued, Federal Reserve notes could not expand or remain expanded beyond the requirements of our commerce, because, unless a bank needed currency, it would not call for these notes, and as soon as the need for currency was past the bank would return the currency to the Reserve Bank and the Reserve Bank would return such currency to the Federal Reserve agents.\(^{151}\)

Owen didn’t explain why other banks would bother exchanging Federal Reserve notes for gold or greenbacks when, thanks to their status as government obligations, those notes were themselves practically the same as greenbacks, and more convenient than gold. As for commercial banks exchanging the notes for Federal Reserve credits, that itself would not threaten the Fed with any loss of reserves, and therefore could not be counted on to result in any reduction in its balance sheet. The only reserve drain the Fed had to fear, apart from one caused by a run on the dollar itself (as happened in 1933) was an external or foreign one.
Owen's arguments betray his belief in the “real-bills doctrine.” That doctrine, to which Willis also subscribed wholeheartedly, held that a bank could never issue too much currency so long as it did so only in exchange for short-term “real” bills (that is, bills of exchange representing inventories or deliveries of actual goods). Although superficially appealing, the doctrine overlooks the fact that the nominal value of real bills presented to a bank, rather than being strictly related to the real value of goods in the process of being finished or sold, depends both on the general level of prices, and on the central bank's discount rate—that is, the rate at which it agrees to supply cash in exchange for immature commercial IOUs. The lower the discount rate, the greater the volume of bills that banks will be tempted to discount, and the greater the increase in the money stock. If the rate is sufficiently low, the money stock will increase to the point where prices begin to rise, increasing the nominal quantity of real bills. Consequently, a vicious cycle of expansion can occur, with prices rising without limit, despite strict adherence to the real-bills rule. If paper currency is redeemable in gold, requests for redemption will ultimately put a stop to the inflation by forcing issuers to either raise their discount rates or default—but perhaps not without triggering a crisis.

While the convertibility of paper notes into gold also limits monetary expansion in a decentralized asset currency system like the ones Fowler proposed, and does so regardless of the assets backing the notes, the check involved in that case is much more immediate. In a decentralized system, the different banks of issue pursue independent discount policies, and those that discount too liberally face immediate gold (or legal tender) losses as a result of regular interbank settlements. A systematic overissuance of notes is therefore unlikely to continue to the point of causing inflation.

It would not be long before events proved Owen's confidence misplaced, while vindicating Root's pessimism. Although Federal Reserve currency did indeed prove more elastic than national banknotes had been, its elasticity was far from being the sort needed to achieve financial stability.

Although the Federal Reserve avoided inflation at first, it proved far less successful than its proponents promised it would be in accommodating seasonal peaks in the demand for currency and credit, and in thereby reducing the tendency for interest rates to rise every autumn. Although, as Jeff Miron and others have shown, interest rates exhibited less seasonal variation in the years immediately following the Fed's establishment, until 1917 the improvement appears to have been due, not to Federal Reserve actions, but to wartime gold inflows. It was only following June 1917 amendments to the Federal Reserve Act, relaxing the backing requirements for Federal Reserve notes, that the Fed found itself able to fully accommodate seasonal peaks in currency demand.

But the 1917 amendments were implemented, not so the Fed might meet the public's seasonal currency needs, but so it could serve the government as an instrument of inflationary war finance. Just as Fowler had predicted, once the U.S. entered the war, the Fed proceeded to operate as if it were a branch of the Treasury. Although, as Jim Grant explains, the Fed did not simply "shovel funds directly into the Treasury," it did the next-best thing, "lending against the collateral of Treasury securities at artificially low rates," so that member banks might in turn finance, at equally favorable rates, both their own and their customers' purchases of Liberty Bonds. According to Friedman and Schwartz, virtually all of the 75 percent increase in the U.S. money stock between 1916 and 1920 went, directly or indirectly, toward financing the war effort. During the same period, general prices nearly doubled.

Nor did it take long for Root's "inevitable catastrophe" to materialize. Freed by the Armistice from its role in war-finance, the Fed first allowed interest rates to rise, and then, starting in November 1919, began tightening in earnest in an effort to curtail inflation. Although the Dow Jones Industrial Average rallied one last time between early 1918 and the autumn of 1919, more than making up for the decline it suffered during the half-year following the U.S. decision
By most measures, the post–1914 economy was, in fact, less stable than the pre-Fed economy had been.

The 1930s would of course witness still more severe crises, including a series of banking panics. To say, as Michael Bordo and David Wheelock do, that during that episode “the Fed’s performance as lender of last resort . . . failed to live up to the promises of those who designed the System,” is to indulge in understatement. Those authors neither understate nor exaggerate, however, in blaming the recurrence of banking crises on the Federal Reserve Act’s failure “to replace the crisis-prone unit banking system with a more stable, concentrated branch banking system.”

By most measures the post–1914 economy was, in fact, less stable than the pre-Fed economy had been. According to Miron, comparing the 25-year period commencing with Fed’s establishment with the preceding 25-year period, one finds that

the variance of both the rate of growth of output and of the inflation rate increased significantly, while the average rate of growth of output fell, and real stock prices became substantially more volatile.

Miron reports, furthermore, that “all of these conclusions hold even when one excludes the Great Depression from the post-Fed sample period,” and that the deterioration in stability, far from having been a result of developments that were beyond the Fed’s control, can be attributed directly to its actions. Surveying the entire post–Federal Reserve macroeconomic record, my coauthors and I found that

(1) the full Fed period has been characterized by more rather than fewer symptoms of monetary and macroeconomic instability than the decades leading to the Fed’s establishment; (2) while the Fed’s performance has undoubtedly improved since World War II, even its postwar performance has not clearly surpassed that of its (undoubtedly flawed) predecessor; and (3) alternative arrangements exist that might do better than the presently constituted Fed has done.

LESSONS FROM THE NATIONAL MONETARY COMMISSION

The National Monetary Commission did make positive contributions to the cause of monetary reform. In particular, as William Dewald has observed, it “played a constructive role in establishing interest and understanding in monetary reform both in Congress and nationwide.”

It did so most obviously through its many publications. “Whatever may be the legislative outcome of the Commission’s labors,” Wesley Mitchell quite justly observed after most of these had appeared, “it has already performed a notable service by gaining fresh and diffusing old knowledge of the objects with which it deals.”

Just as impressive, and considerably more influential, than the Commission’s lengthy list of publications was the nationwide education campaign launched by Aldrich and his associates, which, as Wicker notes, “did more than perhaps anything else to increase public support for a central bank.” The campaign’s success, despite Americans’ almost universal opposition to a central bank at the time of the Aldrich-Vreeland Act’s passage, was certainly the Commission’s most impressive and enduring achievement. That even the Democratic Party, whose opposition to a central bank had been especially fierce, was compelled to em-
bracing the idea, made the campaign’s success especially remarkable.

But remarkable as the National Monetary Commission’s achievements were, they were matched by no less remarkable shortcomings that did lasting damage to the cause of monetary reform. These consisted most obviously of the fact that, appearances notwithstanding, the Commission was in truth a mere façade behind which Aldrich led his own one-man monetary reform campaign. Aldrich’s domination of the Commission’s proceedings had many unfortunate consequences. It turned what was supposed to be a bipartisan effort into a blatantly partisan one, and by doing so linked the fate of the Commission’s recommendations to that of the Republican Party, as well as to Aldrich’s own popularity within that party. Finally, and most unfortunately, it introduced a strong pro-central bank bias into the Commission’s proceedings, including its publications and educational efforts, while altogether dismissing the initially more popular and arguably superior asset currency alternative. That the United States established a central bank when it did was, to a surprising degree, the accidental result of one man’s having been led to embrace that solution, while dismissing alternatives, after a long career in which he showed no interest at all in monetary reform, except to the extent needed to stand firmly in its way.

Aldrich’s preference for a central-bank solution reflected another of the National Monetary Commission’s serious shortcomings, to wit: its having catered to Wall Street, even to the point of allowing powerful representatives of the New York City banking interests to determine its plan for reform. It was only to be expected that Wall Street would favor a plan protective of its interests—and of New York’s correspondent banking business in particular—while opposing any alternative that might harm those interests. For that reason the public was right to be suspicious of Wall Street’s involvement, and had to be kept in the dark concerning its extent—something that would not have been possible had control of the Monetary Commission been more widely shared.

Might a new monetary commission avoid the National Monetary Commission’s shortcomings? It probably could, if properly designed. Such a commission would first of all have to meet the requirements set forth by the Indianapolis Board of Trade in its 1896 memorial laying the groundwork for the Indianapolis Monetary Commission. “No [currency reform] movement could or should succeed,” wrote the memorialists, “that is not based upon the broadest possible justice and intelligence, and the entire interest of the whole people.” Consequently, they continued, responsibility for conducting needed investigations, and framing legislation based on them,

should only be entrusted to those who are great enough to rise above all party relation and prejudice, to discard all former ideas when confronted with better methods, and fairly and honestly deal with the great question for the general good and for defense against instability of values, which has caused such immeasurable losses to the people of this country within the few years just past.

For their part, the Board of Trade’s governors, in resolving to heed these principles in forming the Indianapolis Commission, observed that

The commission to be ultimately selected must be of such attainments and character as not only to allay all suspicion of any influence of class or sectional interest, but it must be of such fitness as to inspire the confidence in the mind of the fair-minded citizen of the republic that its work will be done for the permanent welfare of the whole nation.

That Representative Brady’s statement of the principles informing his Centennial Monetary Commission proposal resembles the Indianapolis declarations from 110 years ago is encouraging. “In thinking about a national monetary commission,” Brady writes,
The Federal Reserve itself has a greater stake than all others in the monetary status quo, and is likely to oppose any reform that might reduce its current powers and privileges. One must start with the question, What are the characteristics, and what is the design of a commission that produces a solid result? First it has to be open-process, which I would call brutally bipartisan. It has to be equally balanced between parties, equally balanced between policymakers within Congress, and include bright minds and thinkers outside of Congress as well. It needs to allow for a fair fight, in which the best and brightest ideas on monetary policy going forward can prevail.\textsuperscript{171}

The experience of the National Monetary Commission points to the particular importance of having as chair of any new commission someone—whether a politician or a “thinker outside Congress”—with a reputation for independence and open-mindedness. It is also encouraging, in light of past experience, to note that Brady seems determined to have the new commission avoid the Wall Street influence that tainted its predecessor's proceedings. “Among our problems right now,” he writes, “is that our current monetary policy has tilted the playing field in favor of Wall Street and away from average working families in America.”\textsuperscript{172} Awareness of the Fed’s origins suggests that the tilt, far from being a recent development, is a defect built into the Fed’s very foundation.

Calling for avoidance of undue Wall Street influence is one thing. Achieving it is another. What practical steps must a Centennial Monetary Commission take if it is to avoid becoming a plaything of powerful vested interests within the financial industry? Most obviously a new commission must avoid letting representatives of major financial firms from Wall Street and elsewhere, and especially ones whose firms have benefitted from the Federal Reserve’s largesse, sit on the commission or otherwise play any direct part in shaping its report or proposal. Instead, the commission’s members, whether congressmen or outside experts, should be free of any close ties to Wall Street or of any affiliation with financial industry special interests.

But that’s not all. The overseers of the new commission must also recognize in the Federal Reserve itself an extremely powerful financial institution that has a stake greater than all others in the monetary status quo, and that is likely to oppose any reform that might reduce its current discretionary and regulatory powers and privileges. The alacrity with which Fed officials recently opposed legislation that would merely have allowed for unrestricted U.S. Government Accountability Office “audits” (that is, investigations) of the Fed’s activities supplies ample proof of this.\textsuperscript{173} Yet forming a new monetary commission that avoids undue Federal Reserve influence will be anything but easy. In its current form the proposed Centennial Monetary Commission provides for two nonvoting members, one of whom is to be appointed by the Secretary of the Treasury, and the other of whom is to be “the president of a district Federal Reserve bank appointed by the Chair of the Board of Governors of the Federal Reserve System.”\textsuperscript{174} This provision alone must introduce some status quo bias into the commission’s proceedings. But even if it didn’t, and even if no other Federal Reserve officials took part, the danger of such a bias would not necessarily be avoided. As Lawrence H. White has shown, the Fed employs more monetary economists full time than all the major academic research departments combined, while employing many others either part time or as occasional visitors.\textsuperscript{175} Fed-associated economists also dominate the editorial boards of the leading scholarly monetary economics journals, thereby indirectly influencing the research agendas of monetary economists not otherwise connected to the Fed, especially (according to Boston College Professor Ed Kane) by encouraging them to take for granted the existing, Fed-dominated monetary control system, while ignoring “the broader principal-agent conflicts comprised in the information and incentives subsystems of monetary policy-making.”\textsuperscript{176} Of all the hurdles the proposed Centennial Monetary Commission must overcome, none is likely to prove more challenging than that of locating qualified participants who, though well informed about the monetary status quo, are also prepared to objectively assess reforms that do more than tinker with it.
NOTES

1. The House measure is H.R. 2912; its Senate companion is S. 1786. The House passed H.R. 3189, in which much of H.R. 2912 is incorporated as Sec. 16, in November 2015.


3. The present effort is, in fact, the second to be so inspired. In 1949 the Senate referred a bill (S. 1559) calling for the establishment of an 18-member National Monetary Commission with authority to undertake studies to determine “what changes are necessary or desirable to the banking and monetary system of the United States, or in the laws relating to banking and currency, by reason of domestic or international considerations or both,” to its Committee on Banking and Currency. Although that committee reported favorably on the measure, the House recommended against it.

One notable difference between the 1949 measure and the present effort, beside the composition of the proposed committee, was the fact that the former’s establishment had been long urged by Federal Reserve officials themselves.


8. See Kevin Dowd, ed., The Experience of Free Banking (London: Routledge, 1992), which gathers studies reviewing some of the more successful competitive currency systems, together with a survey of the history of plural note issue systems by Kurt Schuler.


17. Robert Craig West, Banking Reform and the


22. That is, against a proposed re-opening of the U.S. mints to unlimited coinage of silver, which threatened to undermine the gold standard.


27. For a detailed account of the fate of pre-1900 asset currency reform efforts, see McCulley, Banks and Politics during the Progressive Era, pp. 42–75.


30. Ibid., p. 43.

31. Ibid.

32. Ibid.


36. Wiebe, Businessmen and Reform, p. 65.


38. Wiebe, Businessmen and Reform, p. 62.


40. McCulley, Banks and Politics during the Progressive Era, p. 90.

41. See Ellis W. Tallman and Jon R. Moen, “Liquidity Creation without a Central Bank: Clearing House Loan Certificates in the Banking Panic of 1907,” unpublished manuscript, June 2011, table 1. The other three members of the “big six” were the National Park Bank, the Hanover Bank, and Chase National Bank.
42. See Wiebe, Businessmen and Reform, p. 63. The “unquestioned leader” of the country bankers in their effort to oppose asset currency generally, and branch banking especially, was Wisconsinite Andrew J. Frame, “a tenacious and ill-informed man who could not accept the twentieth century.”


45. Ibid.


47. Ibid.


49. Ibid., pp. 224–5.

50. Lowenstein, America’s Bank, p. 33.

51. Willis, “The Status of the Currency Reform Movement,” p. 141. Fowler himself deserves part of the blame for his first effort’s failure. According to Willis (ibid., p. 122), his “bill was so skillfully worded as to incur the hostility of nearly every group of men who would be affected by currency legislation.” The bill especially suffered from attempting to achieve too many reforms at once. Besides providing for some asset backed currency and for branch banking, it also called for “a change in the status of gold certificates, a readjustment of the basis for greenbacks, and the reorganization of the clearing-house system.” Consequently it became all too easy “for men who disliked some special feature of the bill to condemn the whole on that ground alone.”

52. Lowenstein, America’s Bank, p. 38.


59. McCulley, Banks and Politics during the Progressive Era, p. 91.


61. Wicker, The Great Debate on Banking Reform, p. x.

62. See Lowenstein, America’s Bank, p. 74. “Even most bankers,” Lowenstein observes, remained “fixed on an asset currency.” In fact there was nothing unreasonable about the bankers’ preference, unless by “unreasonable” one means “inconsistent with the direction events would ultimately take.”

63. Ibid., p. 75.


65. Lowenstein, America’s Bank, p. 73.

67. Ibid., p. 490.

68. Ibid., p. 494.

69. Ibid.

70. McCulley, Banks and Politics during the Progressive Era, p. 153.

71. Ibid.

72. Lowenstein, America’s Bank, p. 79.

73. Ibid.

74. Outstanding Aldrich-Vreeland emergency currency notes were subject to a 5 percent tax for the first month after they were placed into circulation, and to a tax of 1 percent every month thereafter.


76. Ibid. See also Wicker, The Great Debate on Banking Reform, pp. 44–49. Although five years after the Act had passed only 21 Aldrich-Vreeland currency associations had been organized, comprising 325 national banks, during August and September 1914 over 2000 national banks had formed 44 associations, 41 of which issued emergency notes (ibid., p. 46). According to Milton Friedman and Anna Jacobson Schwartz, A Monetary History of the United States, 1867–1960 (Princeton: University of Princeton Press, 1963), p. 172, had the Aldrich-Vreeland provisions remained in place in 1930, they would have been more effective than the Fed turned out to be in averting that year’s banking crisis. For further details see Silber, “The Great Financial Crisis of 1914.”


78. In all, four different bills calling for the establishment of a “Banking and Currency” or “National Currency” commission, including two introduced by Charles Fowler, were referred to the House Committee on Banking and Currency between December 1907 and April 21, 1908. The one that actually made it into the Aldrich-Vreeland bill was introduced by William Lovering of Massachusetts on January 30, 1908.


82. Lowenstein, America’s Bank, p. 99.


84. Ibid.

85. Ibid.

86. Ibid., p. 63.

87. Ibid., p. 64.

88. Lowenstein, America’s Bank, pp. 41–42.


90. Then spelled “Jekyl.” The current (and correct) spelling became official in 1929.

91. Lowenstein, America’s Bank, p. 97.
92. Morgan had personally recommended Davison’s services to Aldrich, his intent—revealed in an unguarded cable sent to Morgan by George Perkins, another Morgan partner—having been to make sure the firm’s interests were properly represented (Lowenstein, America’s Bank, p. 80). In August 1909 Davison arranged to have Aldrich acquire $50,000 worth of Bankers Trust stock for just $40,000, presumably to further encourage Aldrich to assign adequate weight to his advice (ibid., p. 96).

93. See Frank A. Vanderlip, From Farm Boy to Financier (New York: Appleton-Century, 1935), p. 213. Although Vanderlip claims that Strong was present, other sources do not confirm this. Because Vanderlip’s recollections are quite vivid—he refers to Strong’s horseback riding, among other details—I’m inclined to believe that Strong was indeed there, and that others present at the event refrained from disclosing Strong’s presence owing to the fact that Stephenson himself did not disclose it. Alas, that still leaves a mystery regarding why Stephenson himself failed either to disclose or to discover that Strong was present.

94. Lowenstein, America’s Bank, pp. 117–18.

95. McCulley, Banks and Politics during the Progressive Era, pp. 231–32.

96. Ibid.

97. Lowenstein, America’s Bank, p. 118.


101. White, The Regulation and Reform of the American Banking System, p. 86. Compare with Charles W. Calomiris and Stephen H. Haber, Fragile by Design: The Political Origins of Banking Crises and Scarc e Credit (Princeton: Princeton University Press, 2014). Although the authors of the latter piece claim that the commission “clearly understood that the unit-banking system was the core problem” and that it only refrained from recommending any reform of “the basic structure of the U.S. banking system” because it held such reform to be “politically infeasible,” these claims appear unfounded. Instead, the decision to not tamper with unit banking reflected a positive preference on the committee’s part.


103. Ibid., p. 27.

104. Ibid.


106. Dewald, “The National Monetary Commission,” p. 940. The presumption on the part of Aldrich and his advisers that central banking was an ideal arrangement even in these countries was itself far from being well justified. For a review of the origins of central banking in England, Germany, and France, including the arguments of those who opposed that development, see Vera C. Smith, The Rationale of Central Banking and the Free Banking Alternative (Indianapolis: Liberty Press, 1990).

107. See Johnson, The Canadian Banking System; and Breckenridge, The History of Banking in Canada.

108. See Livingston, Origins of the Federal Reserve System, p. 198. Besides 16 volumes concerning the United States and the ones devoted to England, France, Germany, and Canada, the commission published studies of the currency and banking systems of Holland, Japan, Sweden, Mexico, Austria-Hungary, Russia, and Switzerland. Of these, Switzerland had only recently abandoned decentralized note issue, establishing the Swiss National Bank on June 30, 1907, and calling for its 36
cantonal banks to retire their notes within three years of that date.


111. Wicker, The Great Debate on Banking Reform, p. x.


114. Unlike Warburg, who knew little about banking and currency systems apart from those of the major European powers, Charles Fowler was familiar with numerous banking and currency systems around the world, as well as with those of the antebellum United States. Yet while Fowler paid generous tribute to Warburg during Fowler’s testimony on the Federal Reserve Act, stating that he had “contributed more substantially to the advancement of this [the currency] question than any other one man in the country,” Warburg dismissed Fowler contemptuously: “Fowler has never been a banker, and never been successful, and I am astonished by his courage to advocate a new and untried scheme approved by no practical bankers, against a plan which has been carefully developed on the well-established European principles by the combined banking and business brains of the country.” See Paul M. Warburg, letter to J. Laurence Laughlin, April 22, 1912, in the Paul Moritz Warburg papers, Yale University Library. Besides being unkind, Warburg’s description is a calumny: Fowler was a banker both before and after serving in Congress, and his reform proposals, while unsuccessful, were endorsed by many bankers as well as by other authorities.


117. Ibid., p. 66.

136. Ibid., p. 10.


139. Ibid., p. 348.

140. Ibid., p. 358.

141. Ibid., p. 353.


144. Ibid.


147. Ibid., p. 1901.


149. Ibid., p. 14.


151. Ibid.


153. See Livingston, *Origins of the Federal Reserve System*, p. 187. Although some proponents of decentralized asset currency also subscribed to the real-bills doctrine, the importance that most asset currency proposals assigned to active note redemption supports James Livingston’s opinion that asset currency advocates’ understanding of the forces limiting currency expansion in their preferred arrangement was no different from the conventional understanding, both then and now, of the forces that limited banks’ creation of checkable deposits.


156. Ibid.

157. Ibid., pp. 314–16.


160. Victor Zarnowitz, *Business Cycles* (Chicago:

162. Ibid., p. 61.


169. Ibid.

170. Ibid., p. 6.


172. Ibid., p. 390.


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