JILLIAN RAINES


57 N.Y.L. Sch. L. Rev. 313 (2012–2013)

ABOUT THE AUTHOR: Jillian Raines received her J.D. from New York Law School in May of 2012.
to assist those tasked with carrying out the legislation's requirements. Part IV will identify how the House version of DATA specifically falls short in these three areas. It will also propose ways to strengthen these elements within DATA to maximize its effectiveness and help guarantee that DATA can serve as a model for future transparency legislation consistent with open data and open government principles.\footnote{The recommendations advanced in this note elaborate on the redrafting undertaken by a team of experts and New York Law School students that set out to maximize the bill’s effectiveness. This team of individuals is made up of former Deputy Chief Technology Officer for the Executive Office of Science & Technology Policy, Professor of Law at New York Law School, and Visiting Professor at the New York University Robert F. Wagner Graduate School of Public Service Beth Noveck; Rensselaer Polytechnic Institute of New York Professor James Hendler; former New York Law School Law Review Notes and Comments Editor Jeffrey Lawhorn ’12; and the author.}

Part V will conclude.

II. THE HISTORY OF OPEN GOVERNMENT AND MODERN DEVELOPMENTS IN OPEN DATA

A. The Roots of Open Government

participation is a two-way street to greater democracy; the more the government advises and informs its people, the better the lives of the citizenry.35 Yet, history has demonstrated that meaningful citizen participation in government requires equal access to the information that government officials collect and use to inform policy decisions. U.S. Supreme Court Justice Louis Brandeis wrote in a Harper's Weekly article in 1913 that "[s]unlight is said to be the best of disinfectants"36—a phrase often quoted as an expression of support for transparency and openness of government.37 Transparency and openness are two concepts of open government that the federal government has supported over the years, particularly to help inform the electorate in ways that enable individuals to hold the government accountable.

B. The Freedom of Information Act and Its Aftermath

In 1966, Congress passed the Freedom of Information Act (FOIA or the "Act"),38 which the First Amendment Center has said "is arguably the most important tool Americans have to oversee the workings of their government."39 FOIA established that all government agency records should be open to the public. The Act requires that each agency publish in the Federal Register important information regarding the agency’s functions and policies;40 FOIA also requires that agencies allow public access to certain records of agency actions and events.41 Lastly, FOIA provides the public with the ability to request these agency records, so long as requests are reasonably described.42 As then-President Lyndon B. Johnson said when he signed FOIA into law,

---

35. See The White House, supra note 33, at 5 ("Information provided by government can help inform the electorate. Information from federal agencies can help the public make more informed choices about daily decisions, from the choice of consumer products to decisions affecting their health, housing, and transportation concerns.").
40. See 5 U.S.C. § 552(a)(1); see also Vladeck, supra note 39.
41. See 5 U.S.C. § 552(a)(2); see also Vladeck, supra note 39. FOIA requires the public have access to actions including: "final opinions in agency adjudications, statements of policy not published in the Federal Register, administrative and staff manuals that affect the public; and, most importantly, records processed and disclosed under FOIA that are likely to the subject of subsequent requests for the same records." Id.
42. 5 U.S.C. § 552(a)(3); see also § 552(a)(3).
This legislation springs from one of our most essential principles: a democracy works best when the people have all the information that the security of the nation permits. No one should be able to pull curtains of secrecy around decisions which can be revealed without injury to the public interest. FOIA’s enactment laid the foundation for the principle of freedom of information and initiated the beginnings of open government principles through efforts to provide citizens with access to government operations. While society has grasped tightly to this core notion of a right to government information, following FOIA’s enactment, the jurisprudence that followed largely served to narrow rather than expand FOIA’s reach through clarifying and expanding the nine exemptions to the right of public access to government information laid out under FOIA.

C. Open Government and Open Data in the Internet Age

The notions of greater participation and increased access to government information that began with FOIA have never been as mature and attainable as they are presently in today’s Internet-driven, networked society. Scholars writing about government openness have noted “[t]he Internet’s transformative political potential has been clear to astute non-technical observers since at least the mid-1990s.” And, in fact, all branches of government have taken measures in the online arena as part of their


44. See, e.g., Detroit Free Press v. Ashcroft, 303 F.3d 681, 683 (6th Cir. 2002) (stating that “[d]emocracies disciples behind closed doors” and stressing the right of the public to access government information provided under FOIA).

45. See Vladeck, supra note 39, for a discussion of the jurisprudence that followed FOIA’s enactment and clarified the nine exemptions found in § 55(b) of FOIA. These exemptions are:

1. Classified information.
2. Internal agency personnel rules and practices.
3. Information specifically exempted from disclosure by statute.
4. Private commercial or trade secret information.
5. Interagency or intra-agency privileged communications.
6. Personnel, medical or similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.
7. Information compiled for law enforcement purposes.
8. Information related to reports for or by an agency involved in regulating financial institutions.

Id.; see also Amy E. Rees, Recent Developments Regarding the Freedom of Information Act: A “Prologue to a Farce or a Tragedy, Or: Perhaps, Both,” 44 DUKE L.J. 1183 (1993) (illuminating further discussion of the jurisprudence and the shaping of FOIA).

DATA: USING OPEN DATA PRINCIPLES TO REVAMP SPENDING TRANSPARENCY LEGISLATION

attempts to achieve government data transparency and promote democracy, albeit to different degrees and at varying speeds.

In what could be considered the first wave of data openness in the United States, Congress and the federal agencies provided the public with a look inside their operations by sharing their data and the products of their work more directly with citizens. Congress launched Thomas.gov in January 1995 to make every bill introduced in Congress available to the public. In accordance with the E-Government Act of 2002, all federal agencies now have their own websites, where information about agency proceedings and requests for public comment or participation can be found. The federal judiciary established the Public Access to Court Electronic Records system (PACER) in 1988 and opened it to the public (through a subscription-based model) in 2001 to provide access to federal case materials. And in the realm of open spending data specifically, Congress has passed transparency legislation such as the Federal Funding Accountability and Transparency Act (FFATA) and the American Recovery and Reinvestment Act of 2009 (the “Recovery Act”) to open up spending data in an effort to better monitor for waste, fraud, and abuse in government. Following the passage of FFATA and the Recovery Act came USAspending.gov and Recovery.gov, websites where the public can access and search government spending information that federal agencies have collected.

A second wave of data openness has more recently swept through the government, demonstrating great potential for how the public sector can use digital technologies and the Internet in a more mutually participatory way. On May 21, 2009, the federal government launched DATA.gov, a repository of data generated by the federal government. As Vivek Kundra, who served as the first U.S. Chief Information

47. Id.


49. Examples include: (1) the Federal Communications Commission website (located at http://www.fcc.gov/); (2) the Securities and Exchange Commission website (located at http://www.sec.gov/), where the public can search things like company filings; and (3) the U.S. Department of Education’s website (located at http://www.ed.gov/).


52. See infra Part III.B–C.


54. See supra Part IIA–C for a discussion on government use of digital technologies and the Internet to promote transparency in relation to government spending.

55. Transparency and Federal Management IT Systems: Hearing on H.R. 2146 Before the Subcomm. on Tech., Info. Policy, Intergovernmental Relations and Procurement Reform of the H. Comm. on Oversight and
Officer (CIO), noted in testimony before the Committee on Oversight and Government Reform in July 2011, DATA.gov started with only forty-seven datasets and now has more than 390,000 available.\textsuperscript{56} DATA.gov’s growth has largely been due to participation from the public—as Mr. Kundra put it, “scores of citizen-created applications that turn raw data into services to help the American people.”\textsuperscript{57}

In addition to increased public participation with government and its data through government websites, great strides in the mission of creating government data that is “open” have been made in the United States, largely because of private sector contributions to the cause. For example, the Center for Information Technology Policy at Princeton University launched RECAP, “an extension (or ‘add on’) for the Firefox web browser that improves the PACER experience while helping PACER users build a completely free and open repository of public court records.”\textsuperscript{58} Through such private sector initiatives, much headway has been made in publishing government data online, in educating the public on how to use the data, and in creating, from the data, beneficial products and services for public use.

Additionally, the United Kingdom has garnered substantial recognition in the open government and open data discussions, often serving as an example to U.S. initiatives.\textsuperscript{59} The United Kingdom’s data.gov.uk, for example, has “5,400 datasets available, from all central government departments and a number of other public sector bodies and local authorities” on “one searchable website.”\textsuperscript{60} Not only does this website offer data for the public to look at and scrutinize, it also offers this data in its raw form with an invitation to developers to freely use the data to make mobile

\textsuperscript{56} Governmental Reform (2011) (statement of Vivek Kundra, U.S. Chief Information Officer, Administrator for E-Government and Information Technology Office of Management and Budget) [hereinafter Transparency and Federal Management IT Systems].

\textsuperscript{57} Id.

\textsuperscript{58} Id. DATA.gov has continued to evolve with emerging technologies. Recently, the GSA contracted with CGI Group to move DATA.gov (and also USA.gov) to a public cloud infrastructure, which will be part “of an overall and ongoing move to hosted and shared services” in an effort to help “cut costs and create operational efficiencies, among other benefits.” Elizabeth Montalbano, GSA Moving USA.gov, DATA.gov to Public Cloud, Infor. Wk. (Jan. 25, 2012, 03:17 PM), http://www.informationweek.com/news/government/cloud-saas/232500473.

\textsuperscript{59} About: RECAP Firefox Extension, RECAP, https://www.recapthelaw.org/about/ (last visited Sept. 28, 2012). An “add-on” is a “software extension that adds extra features to a program. It may extend certain functions within the program, add new items to the program’s interface, or give the program additional capabilities.” Add-on, TechTerms.com, http://www.techterms.com/definition/addon (last updated Dec. 22, 2008). Further examples of contributions to government transparency from outside government include Govtrack.us, which was created by a linguisatcs graduate student “by painstakingly repurposing tens of thousands of Web pages” to combine “bill text, floor speeches and votes for houses of Congress” on one site. Robinson et al., supra note 46, at 166. Additionally, activist Carl Malamud “took the SEC’s data online and is now attempting to open up judicial records, which are currently housed behind subscription sites.” Id.

\textsuperscript{60} See Marshall Kirkpatrick, UK Launches Open Data Site; Puts Data.gov to Shame, ReadWriteWeb (Jan. 20, 2010), http://www.readwriteweb.com/archives/uk_launches_open_data_site_puts_data.gov_to_shame.php (arguing that the U.S. site lags behind a comparable U.K. site in updates, accuracy, and openness).

applications and platforms that will service British citizens.\textsuperscript{61} Data.gov.uk is in line with U.K. Prime Minister David Cameron’s May 2010 vow to “set [a] new standard for transparency” in the United Kingdom\textsuperscript{62} by increasing the amount and types of government spending data available online for British citizens.\textsuperscript{63} He also pledged that the collected and published spending data would be “in an open standardised format [sic]” and licensed for free use by anyone.\textsuperscript{64} Based on the Prime Minister’s webpage\textsuperscript{65} as well as data.gov.uk and spending accountability projects such as the U.K. Open Spending project,\textsuperscript{66} making data open, particularly government spending data, is a main priority within the United Kingdom that can serve (and has served) as a guide for efforts within the United States.

D. Modern Open Data Principles

Today’s efforts in the United States, the United Kingdom, and globally\textsuperscript{67} to make governments more open and democratic have been largely influenced by efforts of the open data movement, which promotes the release of various different data in machine-readable, downloadable, usable, and distributable formats.\textsuperscript{68} This modern

\textsuperscript{61} For example, data.gov.uk currently features the “UK Pharmacy” application, a mobile app that uses the GPS within a smartphone and data collected from the Health and Social Care Information Centre on the locations of pharmacies around the United Kingdom to help users locate their nearest pharmacy. See UK Pharmacy, Data.Gov.UK, http://data.gov.uk/apps/uk-pharmacy (last visited Sept 28, 2012).


\textsuperscript{63} See id.

\textsuperscript{64} Id. For more information about the United Kingdom’s spending transparency initiatives, see How Your Money is Spent, Number 10 Downing Street: Official Site of the Brit. Prime Minister’s Office, http://www.number10.gov.uk/transparency/how-your-money-is-spent/ (last visited Sept 28, 2012).


\textsuperscript{68} See Alissa Black, Open Data Movement, New Am. Found. (July 2, 2012), http://oti.newamericana.org/publications/articles/2012/open_data_movement_69253 (“Open data policies typically define open data as structured standardized data in machine readable formats published for the public. This means that government data can be downloaded in such formats as CSV, KML, XML, and even XLS.”).
open data movement has been spearheaded by organizations like the Open Knowledge Foundation (OKFN), a non-profit entity made up of academics, public servants, entrepreneurs, data experts, archivists, and web developers who share a common goal: "open knowledge." OKFN promotes open access to a variety of types of information, from science and research data to economic and bibliographical data. The open data movement has also gained steam as a result of the prominence of "Big Data" (which refers to the increase in volume, velocity, and variety of data that exists today) and advances in technology that enable real-time processing, analyzing, sharing, and visualizing of information.

The current "open initiatives" coming out of the open data movement focus on the basic principles of making information downloadable, useable, meaningful, and accessible to all, absent exorbitant costs and legal or subscription barriers. These defining principles of the open data community can be achieved in a number of ways. For example, making sure data is standardized is necessary for data to make sense to all relevant, interested parties once released, be it a web expert, a grandmother, or a government employee. Standardizing data also helps pinpoint discrepancies and remedy the presence of duplicative and opaque information, thus making it more meaningful. Additionally, collaboration with individuals who understand the technical

72. See Edd Dunbabin, Volume, Velocity, Variety: What You Need to Know About Big Data, Forbes (Jan. 19, 2012, 9:46 AM), http://www.forbes.com/sites/oreillymedia/2012/01/19/volume-velocity-variety-what-you-need-to-know-about-big-data/ (describing the meaning of Big Data as an increase in the amount of data present today, the type—structured or unstructured data—and the real-time nature of producing, processing, analyzing and sharing of this new information).
76. See, e.g., Open Data Found., http://www.opendatafoundation.org/ (last visited Sept. 23, 2012) ("The Open Data Foundation provides a place where the members of different communities can come together and work on the alignment of technology standards and software tools which will facilitate visibility and re-use of data at all levels of the statistical information chain.").
77. Rather than making the public do additional homework to understand government operations, we should focus on preventing the creation of a website where out-of-date and unreliable information cannot be compared because the information exists in different formats or refers to the same entity or type of government expenditure in numerous agency-specific ways. See, e.g., Nathan Yau, Data.gov in Crisis: The Open Data Movement is Bigger than Just One Site, THE GUARDIAN DATA BLOG (Apr. 5, 2011, 8:54 AM),
and web-design component of collecting and releasing data freely to the public in non-proprietary ways is key. It ensures that an organization (or a government) does not inefficiently create a platform that, for example, inadvertently restricts access or only captures certain, less valuable pieces of data. Lastly, guaranteeing the complete, timely, and accurate release of data to the public (i.e., making certain the system for opening data has some sort of accountability mechanism) means testing and evolving the ways of capturing, describing, and disseminating that information.79 Thus, researching the openness of transparency and open data initiatives fundamentally underlies many of open data’s core principles.

These open data principles are inextricably linked to the goals of open government and provide means for achieving a truly collaborative democracy. As advances in technology make it possible to share data in more meaningful ways that allow for that information to be downloaded and used, more citizens are able to see through bureaucratic blockades and participate in government. Sharing information in a way that gives developers, journalists, regular citizens, and other government agencies more and better information about how government works strengthens our ability to ensure that the government is working for its people.

Applying these themes from the open data movement to an open government transparency initiative like DATA may seem obvious given today’s information-driven, online society; however, a closer look at government spending data reveals that historical efforts to advance transparency in this area have suffered from shortcomings that modern legislative efforts are striving to reconcile.

III. PREDECESSOR U.S. SPENDING TRANSPARENCY EFFORTS

The following discussion will examine the advances and shortcomings of three U.S. transparency initiatives that created website platforms to increase the openness of government spending data: the E-Grants Initiative (Grants.gov), FFATA (USA Spending.gov), and the Recovery Act (Recovery.gov). These initiatives help lay the framework for understanding the ways DATA can be improved.80

---

78. For an example of how the government has restricted such access in the past, see David S. Levine, The People’s Trade Secrets, 18 Mich. Telecom. & Tech. L. Rev. 61 (2011), available at http://www.mstlr.org/oleighteen/levine.pdf (discussing government use of trade secret law to restrict public access to information).

79. See Jim Hendler & Beth Noveck, Improving Government Data Collection, Cairns Blog (July 5, 2011), http://cairns.typepad.com/blog/2011/07/improving-government-data-collection.html (“We don’t understand the problem of inconsistent spending reporting well enough to design—whether by the legislative or executive branch—the system. Instead, we ought to be allowing small-scale pilots... seeing what works, and trying again.”).

80. See infra Part IV.
The New Ambiguity of “Open Government”
Harlan Yu
David G. Robinson

ABSTRACT

“Open government” used to carry a hard political edge: It referred to politically sensitive disclosures of government information. The phrase was first used in the 1950s in the debates leading up to passage of the Freedom of Information Act. But over the last few years, that traditional meaning has blurred, and has shifted toward open technology.

Open technologies involve sharing data over the internet, and all kinds of governments can use them, for all kinds of reasons. Recent public policies have stretched the label “open government” to reach any public sector use of these technologies. Thus, the term “open government data” might refer to data that makes the government as a whole more open (that is, more publicly accountable), or instead might refer to politically neutral public sector disclosures that are easy to reuse, even if they have nothing to do with public accountability. Today, a regime can call itself “open” if it builds the right kind of website—even if it does not become more accountable or transparent. This shift in vocabulary makes it harder for policymakers and activists to articulate clear priorities and make cogent demands.

This Essay proposes a more useful way for participants on all sides to frame the debate: We separate the politics of open government from the technologies of open data. Technology can make public information more adaptable, empowering third parties to contribute in exciting new ways across many aspects of civic life. But technological enhancements alone will not resolve debates about the best priorities for civic life, and enhancements to government services are no substitute for public accountability.

AUTHORS

Harlan Yu is a doctoral candidate in computer science and an affiliate of the Center for Information Technology Policy at Princeton University.

David G. Robinson is a visiting fellow of the Information Society Project at Yale Law School.

Both authors contributed equally to this work.
### TABLE OF CONTENTS

**Introduction** ............................................................................................................180

I. Conceptual Origins .........................................................................................................................184
   A. Conceptual Origins of Open Government .................................................................184
   B. Conceptual Origins of Open Data .................................................................187

II. “Open Government” Meets “Open Data” .........................................................................................190
   A. Early Roots of the Convergence .................................................................190
   B. “Open Government” Becomes a Label for Both Technological Innovation and Political Accountability .................................................................193
   C. Assessing the Merger ................................................................................202

III. Our Proposal ..............................................................................................................................206

Conclusion ...............................................................................................................................208
INTRODUCTION

The internet’s power to make government information more available and useful has, in the last several years, become a topic of keen interest for citizens, scholars, and policymakers alike. In the United States, volunteers and activists have harnessed information that the government puts online in key domains, ranging from the federal legislative branch to local city services, and have created dynamic new tools and interfaces that make the information dramatically more useful to citizens. These new tools have sparked significant academic and popular interest and have begun to prompt a fundamental shift in thinking: Policymakers have begun to consider not only the citizens who may ultimately benefit from government information, but also the third parties who can play a valuable mediating role in getting the information to citizens.

The primary concrete result of this trend is that governments have made a growing range of public sector data available in machine-processable electronic formats that are easier for others to reuse. Information that enhances civic accountability, including pending congressional legislation and federal regulations, is indeed more readily available. But more mundane and practical government information, from bus schedules to restaurant health inspection data, is also being provided in friendlier formats. Such data can be used to improve quality of life and enhance public service delivery, but may have little impact on political accountability.

Recent policy initiatives that promote or reinforce this trend have been described as “open government” projects. These initiatives usually include the provision of reusable data as one among a range of steps designed to increase overall governmental transparency. For example, President Obama’s Open Government Directive, which was designed to implement the new administration’s overall “principles of transparency, participation and collaboration,” instructed executive branch agencies, inter alia, to “publish information online in an open format . . . . An open format is one that is platform independent, machine readable, and made available to the public without restrictions that would impede the re-use of that information.” Similarly, the multilateral Open Government

2. Id. at 2.
Declaration, signed by the United States and seven other countries in September 2011, situates these new technologies of data sharing in the context of political accountability. It begins with an acknowledgement that “people all around the world are demanding more openness in government.” Among their promises, the signatories commit to “provide high-value information, including raw data, in a timely manner, in formats that the public can easily locate, understand and use, and in formats that facilitate reuse.”

These new “open government” policies have blurred the distinction between the technologies of open data and the politics of open government. Open government and open data can each exist without the other: A government can be an open government, in the sense of being transparent, even if it does not embrace new technology (the key question is whether stakeholders know what they need to know to keep the system honest). And a government can provide open data on politically neutral topics even as it remains deeply opaque and unaccountable. The Hungarian cities of Budapest and Szeged, for example, both provide online, machine-readable transit schedules, allowing Google Maps to route users on local trips. Such data is both open and governmental, but has no bearing on the Hungarian government’s troubling lack of accountability. The data may be opening up, but the country itself is “sliding into authoritarianism.”

The popular term “open government data” is, therefore, deeply ambiguous—it might mean either of two very different things. If “open government” is a phrase that modifies the noun “data,” we are talking about politically important disclosures, whether or not they are delivered by computer. On the other hand,

5. See generally Open Government Declaration, supra note 3 (committing to principles related to human rights and good governance and recognizing the opportunities that new technologies offer).
6. Id. at 1.
7. Id.
8. In the extreme, important political disclosures could be “open government” data even if they were chiseled on stone tablets.
9. See List of Publicly-Accessible Transit Data Feeds, GOOGLETRANSITDATAFEED PROJECT, https://code.google.com/p/googletransitdatafeed/wiki/PublicFeeds (last updated June 5, 2012), for a list of more than 150 transit agencies worldwide that provide their schedule data online to the public, using a standard called the General Transit Feed Specification (GTFS).
if the words “open” and “government” are separate adjectives modifying “data,” we are talking about data that is both easily accessed and government related, but that might or might not be politically important. (Or the term might have a third meaning, as a shorthand reference to the intersection of data meeting both definitions: governmental data that is both politically sensitive and computer provided.)

In this Essay, we acknowledge that this ambiguity may sometimes be beneficial, but ultimately argue that the term “open government” has become too vague to be a useful label in most policy conversations. Open data can be a powerful force for public accountability—it can make existing information easier to analyze, process, and combine than ever before, allowing a new level of public scrutiny. At the same time, open data technologies can also enhance service delivery in any regime, even an opaque one. When policymakers and the public use the same term for both of these important benefits, governments may be able to take credit for increased public accountability simply by delivering open data technology.

In place of this confusion, we offer a stylized framework to consider each of these two questions independently. One dimension describes technology: How is the disclosed data structured, organized, and published? We describe the data itself as being on a spectrum between adaptable and inert, depending on how easy or hard it is for new actors to make innovative uses of the data. The other dimension describes the actual or anticipated benefits of the data disclosure; the goals of disclosure run on a spectrum between service delivery and public accountability. This is admittedly a simplification of reality: In practice, many disclosures serve both objectives. However, it is common for one of the two motives to predominate over the other, and we believe this provides a useful starting point for thinking about the competing goals of disclosure.
The New Ambiguity of “Open Government”

On the diagram, the vertical axis describes the data itself, and the horizontal axis describes the extent to which service delivery or public accountability predominates as a goal or anticipated result of the disclosure. Along the vertical dimension, there is broad political consensus in favor of adaptable data; but, horizontally, there are differences of opinion about the relative political importance of service delivery and public accountability as end goals for public disclosure. (Our discussion in Part III, below, illustrates these dimensions by populating the graph with examples of concrete public policies.)

We have organized our discussion as follows: Part I.A explains the conceptual origins of the relatively modern idea of open government as a public policy, starting with the first recognized use of the term in the mid–twentieth century. The phrase is of fairly recent vintage, but it reflects a particular perspective on the issues it describes—and it was well established before the internet came into being. Part I.B, correspondingly, explores the conceptual roots of open data, an idea that has always included, but has always applied far beyond, the kinds of information associated with civic transparency. Part II follows the story forward in time, as these concepts begin to merge and give rise to the ambiguous idea of open government data, and details some of the confusions that have ensued in the wake of this ambiguity. Part III describes our alternative proposal, which
differentiates the widely shared goal of adaptable data from the more controversial choice between enhanced service delivery and enhanced public accountability as the end goals of disclosure.

I. CONCEPTUAL ORIGINS

Open government and open data each have rich conceptual histories with independent origins. These histories are indispensable tools for understanding the current debate.

A. Conceptual Origins of Open Government

The idea of open government, as a synonym for public accountability, is part of the peacetime dividend that America reaped after the Second World War. After the war ended, the federal government was left in a state of relative opacity. Having grown accustomed to wartime information restrictions, the federal workforce was “fearful of Cold War spies, intimidated by zealous loyalty investigators within and outside of government, and anxious about” workforce reductions following the war. As a result, “the federal bureaucracy generally was not eager to have its activities and operations disclosed to the public, the press, or other governmental entities.”

The opacity surrounding World War II was not, as wartime opacity might be today, a deviation from a clearly established statutory requirement of federal government transparency. Instead, prior to World War II, the key federal law controlling disclosure of government information was the archaic Housekeeping Statute of 1789, which gave “[g]overnment officials general authority to operate their agencies” and withhold records from the public. The Administrative

---

12. Id.
Procedure Act of 1946,15 while it did contain a general requirement of access to public records, empowered agencies to restrict access “in the public interest,” with or without “good cause found”—a faint precursor of the robust justificatory requirements and procedural assurances of modern administrative law.16

The period from 1945 to 1955 was a “crucial decade” of early pressure toward greater openness, driven in part by the American Society of Newspaper Editors (ASNE).17 In 1953, ASNE commissioned a report, prepared by a prominent newspaper attorney named Harold Cross, titled The People’s Right to Know: Legal Access to Public Records and Proceedings.18 The report’s foreword noted that Cross had “written with full understanding of the public stake in open government”19—one of the earliest known uses of the term. The report became “the Bible of the press and ultimately a roadmap for Congress regarding freedom of information,”20 and it served as “a call to battle . . . aimed primarily at the needs of news editors and reporters.”21

In 1955, the U.S. Congress created the Special Subcommittee on Government Information, also known as the Moss Committee,22 which incubated the legislation that became the Freedom of Information Act a decade later.23 Wallace Parks, who served as counsel to the subcommittee,24 gets credit as the first to expound on the term “open government” in print, thanks to his posthumous 1957 article, The Open Government Principle: Applying the Right to Know Under the Constitution.25 Parks does not explicitly define the term “open government”

16. See RELEYA & KOLAKOWSKI, supra note 11, at 2.
18. Id. at 31.
19. James S. Pope, Foreword to HAROLD L. CROSS, THE PEOPLE’S RIGHT TO KNOW: LEGAL ACCESS TO PUBLIC RECORDS AND PROCEEDINGS, at ix (1953). The Foreword was written in October 1952. Pope was the chairman of the American Society of Newspaper Editors’ Committee on Freedom of Information and was later the society’s president.
21. See Kennedy, supra note 17, at 31–32.
22. Congressman John E. Moss, a Democrat from California, chaired the Special Subcommittee on Government Information within the House Committee on Government Operations. See LEMOV, supra note 20, at 50.
23. See Kennedy, supra note 17, at 63.
24. See LEMOV, supra note 20, at 51.
in the article (in fact, he uses the phrase just four times in twenty-two pages), but his usage makes clear that he sees open government as a matter of accountability:

> From the standpoint of the principles of good government under accepted American political ideas, there can be little question but that open government and information availability should be the general rule from which exceptions should be made only where there are substantial rights, interests, and considerations requiring secrecy or confidentiality and these are held by competent authority to overbalance the general public interest in openness and availability.\(^{26}\)

Parks’s thinking, and perhaps his choice of words,\(^{27}\) was part of a long campaign of legislative pressure that would culminate with the passage of the Freedom of Information Act (FOIA)\(^ {28}\) in 1966. Although President Lyndon B. Johnson “hated the very idea of journalists rummaging in government closets, hated them challenging the authorized view of reality, [and] hated them knowing what he didn’t want them to know,”\(^ {29}\) he nonetheless signed the FOIA bill, professing “a deep sense of pride that the United States is an open society in which the people’s right to know is cherished and guarded.”\(^ {30}\)

Over the next several decades, policy stakeholders used the term “open government” primarily as a synonym for public access to previously undisclosed government information. When Congress amended FOIA in 1974,\(^ {31}\) it noted that “[o]pen government has been recognized as the best insurance that government is being conducted in the public interest.”\(^ {32}\) Similarly, the Privacy Act of 1974 aimed to achieve the ideals of “accountability, responsibility, legislative oversight, and open government” together, while respecting citizen privacy in government-held information.\(^ {33}\) Congress also considered open-meeting laws—like the

---

\(^{26}\) *Id.* at 4 (emphasis added).

\(^{27}\) Parks may actually owe this famous turn of phrase to one of his editors: According to a footnote, Parks passed away unexpectedly eight months before his article was published, and we have found no further record to describe his editors’ role in putting the piece together. *See* Parks, *supra* note 25, at 1 n.*.


The New Ambiguity of “Open Government”

Government in the Sunshine Act, which threw open the doors of federal agency meetings—to be under the umbrella of open government. As the case law of FOIA and related statutes developed through the 1970s and 1980s, federal court decisions began to use the term “open government” as well, likewise referring to governmental transparency.

B. Conceptual Origins of Open Data

The internet holds obvious promise as a tool for sharing more data, more widely, than has ever been possible before. Across a wide range of technical fields, the adjective “open” has become a powerful, compact prefix that captures information technologies’ transformative potential to enhance the availability and usefulness of information.

Parallel explorations of the possibilities have been unfolding in a number of areas, accelerating in tandem with the growing uptake of the internet. For example, the Open Access movement aims to make peer-reviewed scientific literature freely available online. The Open Educational Resources campaign seeks to create digital repositories of free learning materials to support global access to knowledge. Open technological standards create pools of patent rights, relieving individual innovators of the need to negotiate patent licenses. The Creative Commons system of copyleft licenses, which makes it easier for creative artists to share and reuse each other’s work, aims toward “an Internet full of open content, where users are participants in innovative culture, education, and science.”

36. See, e.g., Bast v. U.S. Dep’t of Justice, 665 F.2d 1251, 1253 (D.C. Cir. 1981) (“[T]he importance attributed by Congress to open government is clear, and the Act is designed to resolve most doubts in favor of public disclosure.”); Rocap v. Indiek, 539 F.2d 174, 180 (D.C. Cir. 1976) (“[B]y enacting the Freedom of Information Act, Congress determined that the benefits to be derived from ‘open government’ outweighed the costs . . . .”); Mobley v. IRS, No. C 77–1693 WWS, 1968 WL 1747, at *6 (N.D. Cal. June 14, 1978) (“[P]laintiffs have established their right to see what information the IRS has collected on them and thereby affirmed one of the express policies of the FOIA, the right to open government.”).
38. See generally About, OPEN EDUC. RESOURCES COMMONS, http://www.oercommons.org/about (last visited June 8, 2012) (explaining that OER Commons “provide[s] support for and build[s] a knowledge base around the use and reuse of open educational resources”).
Similarly, a programmer’s decision to release her software under an “open source” license means that the program’s source code will be freely available to its users. The phrase “open source” has also, more broadly, become shorthand for the collaborative innovation strategy that underlies many open source software projects—an ethos in which anyone can contribute, abundant scrutiny can help to find and resolve bugs, and a community of creators can take pride in a useful, freely available end product.

Across each area, there is a common thread: When many individuals or groups are able to access information themselves and interact with it on their own terms (rather than in ways prescribed by others), significant benefits can accrue. Each of these movements is focused on certain classes of information, and each one leverages new technology to make that information more freely and readily available and useful.

The label “open,” as applied to various kinds of information, thus inherits both a technological and a philosophical meaning. At a technological level, the term suggests using computers to handle information efficiently in place of manual human processing, greatly extending the range of logistically feasible ways in

41. More practically, however, the definition of “open source” from the Open Source Initiative includes a number of other criteria, including redistribution, licensing, and nondiscrimination requirements. See The Open Source Definition, OPEN SOURCE INITIATIVE, http://opensource.org/docs/osd (last visited June 8, 2012).


43. Not all open source software is free software, and the usage of these terms has been subject to significant philosophical debate. See, e.g., Richard Stallman, Why Open Source Misses the Point of Free Software, GNU OPERATING SYS., https://www.gnu.org/philosophy/open-source-misses-the-point.html (last updated May 18, 2012). Several of the most widely used open source regimes, such as the GNU General Public License (GPL), actually impose additional, stringent conditions; most importantly, the GPL imposes the condition that modified versions of the software must be distributed on the same permissive and noncommercial terms as the original. See GNU General Public License, GNU OPERATING SYS. (June 29, 2007), http://www.gnu.org/licenses/gpl.html. In the license’s preamble, the GPL’s authors state, “When we speak of free software, we are referring to freedom, not price.” Id. Other licenses, such as the BSD License, simply require that source code be made available, without restricting commercialization. See The BSD 2-Clause License, OPEN SOURCE INITIATIVE, http://www.opensource.org/licenses/bsd-license.php (last visited June 8, 2012). And still others, such as the Microsoft Public License (MPL), require that if the source code for a licensed program is distributed at all, it must be distributed in full and must be freely available to reuse. These licenses, however, do not require that the source code be distributed—thus allowing for anyone to build commercial, closed-source software that incorporates the MPL-licensed components. See Open Source Licenses: Microsoft Public License, MICROSOFT, http://www.microsoft.com/en-us/openness/licenses.aspx#MPL (last visited June 8, 2012).
which information can be used. The extent to which this is possible often turns on technical details, as computers can more readily transform information that is provided in standard, structured formats.

Philosophically, the term suggests participation and engagement—all the people who might benefit from information can share and reuse it in a democratized, accessible way. This implies an absence of legal barriers to innovative new projects, and a larger cultural enthusiasm for innovative and sometimes unexpected developments.44

The label “open data” combines both senses of the word “open”—both the term’s technological meaning and its philosophical meaning—with a focus on raw, unprocessed information that allows individuals to reach their own conclusions. Before its civic uses, scientists used the term to refer to raw, unprocessed scientific data.

The earliest appearance of the term “open data” in a policy context appears to come from science policy in the 1970s: When international partners helped NASA operate the ground control stations for American satellites, the operative international agreements required those partners to adopt an “open-data policy comparable to that of NASA and other U.S. agencies participating in the program, particularly with respect to the public availability of data.”45 The agreements also required that data be made available to NASA “in the NASA-preferred format.”46

Later, a 1995 National Academy of Sciences report titled On the Full and
Open Exchange of Scientific Data elaborated the idea of sharing data from environmental monitoring satellites, perhaps reflecting its shared lineage with those earlier NASA agreements: “International programs for global change research and environmental monitoring crucially depend on the principle of full and open exchange . . . . Experience has shown that increased access to scientific

46. U.S.-It. MOU, supra note 45, at 3079.
data, information, and related products has often led to significant scientific discoveries and the opportunity for educational enhancement.\textsuperscript{47}

The term “open data” has also appeared in the life sciences context, principally in relation to genetic data. A feature on Jim Kent, the graduate student whose programming work allowed the publicly funded Human Genome Project to finish its work before competing private efforts did, said in part: “Kent’s work illustrates the need to think about more than just open source code; in the scientific community there is a growing awareness of the importance of open data.”\textsuperscript{48}

\section*{II. “OPEN GOVERNMENT” MEETS “OPEN DATA”}

\subsection*{A. Early Roots of the Convergence}

Government data started going online almost as soon as the internet opened to individual users in the early 1990s. The earliest pioneer was Jim Warren, a sixties radical from Silicon Valley. Warren was well known as the founder of the West Coast Computer Faire, one of the first venues to showcase the personal computer.\textsuperscript{49} He was also known as an open government activist, but his particular flavor of transparency had a high-tech twist.\textsuperscript{50} In 1993, he “show[ed] California Assembly Member Debra Bowen how public access to state legislative records could be accomplished via the Internet at low cost and high benefit to the public.”\textsuperscript{51} Bowen introduced A.B. 1624\textsuperscript{52} in March 1993, and Warren “single-handedly launched a crusade to ensure the bill’s passage,” which succeeded later that year.\textsuperscript{53} California became “the first state in the nation to put

\begin{itemize}
\item \textsuperscript{48} Bruce Stewart, Keeping Genome Data Open: An Interview With Jim Kent, O'REILLY (Apr. 5, 2002), http://www.oreillynet.com/pub/a/network/2002/04/05/kent.html.
\item \textsuperscript{49} The first West Coast Computer Faire was held in San Francisco in 1977—and it was, at the time, the world’s biggest computer trade show. \textit{See Triumph of the Nerds: The Television Program Transcripts: Part 1}, PBS, http://www.pbs.org/nerds/part1.html (last visited June 8, 2012).
\item \textsuperscript{52} 1993 Cal. Stat. 7095.
its legislative information, voting records, and state laws online."54 Following California’s lead, open government advocates in at least a dozen other states began to push similar grassroots proposals.55

At the federal level, when the Republicans gained control of Congress in 1994, they enjoyed a fresh opportunity to overhaul that body’s infrastructure—the first such opportunity since widespread public use of the internet began. The website THOMAS, launched in 1995, provided public access to proposed legislation, directory information about members and committees, and daily hearing schedules, among other useful documents.56 Although today discussions of open government in Congress often begin with THOMAS, the website was not clothed in the language of “open government” at its launch.57 Before the convergence, “open government” referred narrowly to the initial release of previously undisclosed government information or the effort to get such information released. At its inception, THOMAS simply increased the accessibility of congressional work that was already publicly available.58 While this increase in accessibility was dramatic, it arguably did not fall within the then-current meaning of the term “open government,” because it did not disclose any previously unavailable material.

THOMAS was not what would now be called an open data project either, because the information it provided was accessible only via a government-supplied interface. The website was designed to serve the needs of citizens—not to open the door for third parties to innovate. By contrast, although they may not have used the term “open data,” several other key government offices have long pursued open data policies, providing key data online in machine-readable formats that (unlike THOMAS) facilitate third-party analysis and reuse. The greatest example may be the U.S. Census, which was providing public information through Census.gov as early as 1996.59

---

57. See id.
58. See id.
The first major project to take advantage of open data for an open government purpose—that is, to make data machine readable and accessible in order to promote government transparency and accountability—was OpenSecrets.org, a website that allows users to search and analyze campaign finance disclosures. It launched in 1998 under the auspices of the Center for Responsive Politics, combining government data with third-party innovation. From the beginning, the website aimed to let users adapt the data to their own purposes. On the site’s early home page, its creators explained that they planned on “expanding the interactivity of the site, making it possible for you to ask your own questions—how much did the tobacco industry give in the last election, for example, or where does your congressman rank in dollars from labor unions, defense contractors, or phone companies.” True to that promise, the site quickly emerged as a powerful and popular tool for members of the public, researchers, and journalists—a role it still enjoys today.

GovTrack.us, a website launched in 2004 as a side project of then-graduate student Joshua Tauberer, was a landmark in the convergence of open government and open data. It focused on the same core information as THOMAS: legislative data about Congress. The website included bills, votes, biographical information on members, and reusable digital maps of congressional districts, and it offered new functionality beyond THOMAS’s own for people to search, sort, and monitor legislation of interest to them.

The data in THOMAS was not freely available in bulk at the time of GovTrack’s launch—instead, Tauberer had to painstakingly write computer code to systematically scrape and reassemble the data in THOMAS. But once he had reassembled the data for his own use, Tauberer did not keep it to himself. Instead, he made it freely available, both in bulk and through an application programming interface (API) so that other websites could dynamically access his database and provide up-to-the-minute legislative information themselves, in whatever format or context they judged best. A partial inventory on GovTrack

---


lists at least thirty current and former online projects that rely on GovTrack’s
data, including prominent sites like OpenCongress and MAPLight.org.64

Well into the 2000s, however, the concept of “open government” among
public officials still centered on fresh disclosures, rather than improved access to
already-public data. The Honest Leadership and Open Government Act of
200765 dealt with requirements related to lobbying waiting periods and disclosures,
earmark requests, and gifts to Congress. That same year, another law with a
similar title, the OPEN Government Act of 2007,66 modified FOIA’s fee
structure and established an ombudsman to oversee FOIA’s processes. Neither
of these bills approached “open government” in the technologically innovative
mode of sites like GovTrack.

B. “Open Government” Becomes a Label for Both Technological
Innovation and Political Accountability

In recent years, participants in the policy debate—first in the United States,
and then internationally—began to use the term “open government” in a more
ambiguous way.

President Obama and his team, both during the campaign and in gov-
ernment, have shown a major commitment to both open government and open
data—and they have also been the leading force behind the conceptual merger
of the two ideas.

On the campaign trail, then–Senator Obama promised to “restore the
American people’s trust in their government by making government more open
and transparent,”67 responding in part to his predecessor’s perceived lack of
transparency. At the same time, the technology and internet industries based in
Silicon Valley served as a key source of financial and logistical support for the
campaign, both through their own financial contributions and by helping to
build a record-setting, web-based fundraising machine.68 Obama was no
stranger to the power of the internet: As a Senator, he sponsored the legislation
that established USASpending.gov, an online portal that gave internet users an

64. See Sites That Use GovTrack Data, GOVTRACK.US, http://www.govtrack.us/downstream.xpd (last
visited June 8, 2012).
68. See Joshua Green, The Amazing Money Machine: How Silicon Valley Made Barack Obama This Year’s
the-amazing-money-machine/6809.
unprecedented degree of insight into the federal budget. His background as a grassroots organizer also helped him appreciate the power of online networking to connect his supporters with the campaign and with each other.

Alongside their specific policy impulse toward transparency, therefore, the candidate and campaign harbored a powerful, if general, sense that internet technologies could open doors for innovation, efficiency, and flexibility in government. In effect, this was a commitment to open data. “From a policy standpoint, there [were] many reasons for tech-minded types to support Obama, including his pledge to establish a chief technology officer for the federal government and to radically increase its transparency by making most government data available online.” The campaign itself embraced a data-driven approach to its fundraising appeals, rigorously tested alternative fundraising and outreach messages, and devolved to its supporters a significant degree of autonomy in interacting with their friends to build support.

The Obama transition team created a high-level working group on technology and innovation, alongside similar working groups on economics, national security, health care, and other major issues. The group had an ungainly name but an endearing acronym: the Technology, Innovation & Government Reform Policy Working Group, or TIGR (pronounced like Tigger, the friendly tiger from Winnie the Pooh). The group’s charter was to help prepare the incoming administration to implement its Innovation Agenda, which included a range of proposals to

create a 21st century government that is more open and effective; [that] leverages technology to grow the economy, create jobs, and solve our country’s most pressing problems; [that] respects the integrity of and renews our commitment to science; and [that] catalyzes active citizenship and partnerships in shared governance with civil society institutions.

---

70. Green, supra note 68.
73. Id.
This charter was squarely focused on technological innovation rather than on civic accountability. The group’s three leaders were former FCC official Blair Levin, Google.org executive Sonal Shah, and Julius Genachowski, whom Obama would later appoint as his FCC chairman. The group included the future leaders of what would become the administration’s Open Government Initiative: Beth Noveck (who would go on to lead these efforts as Deputy Chief Technology Officer for Open Government) and Vivek Kundra (who would go on to serve as the Chief Information Officer). See Jesse Lee, Transparency and Open Government, WHITE HOUSE BLOG: OPEN GOV’T INITIATIVE (May 21, 2009, 1:00 PM), http://www.whitehouse.gov/blog/ 09/ 05/21/Opening. Noveck is a law professor who has long studied innovative ways to use technology to enhance the governance process. She orchestrated a pilot project for citizens to assist patent examiners in locating prior art and wrote a series of articles on technology-mediated governance. See Beth Simone Noveck, “Peer to Patent: Collective Intelligence, Open Review, and Patent Reform, 20 HARV. J.L. & TECH. 123 (2006). At the time of the Obama administration’s transition, she was finishing a book on technology and governance. See BETH SIMONE NOVECK, WIKI GOVERNMENT: HOW TECHNOLOGY CAN MAKE GOVERNMENT BETTER, DEMOCRACY STRONGER, AND CITIZENS MORE POWERFUL (2009).

Meanwhile, the communities of technological and political openness had continued to merge outside of government. A key meeting took place in the San Francisco Bay Area a year before the transition team’s work. The recommendations drawn up by attendees at the meeting speak in merged terms of “open government data”:

This weekend, 30 open government advocates gathered to develop a set of principles of open government data. The meeting . . . was designed to develop a more robust understanding of why open government data is essential to democracy.

. . .

. . . The group is offering a set of fundamental principles for open government data. By embracing [these] eight principles, governments of the world can become more effective, transparent, and relevant to our lives.

. . .

Government data shall be considered open if it is made public in a way that complies with the principles below.  

---

74. See id. Reflecting this focus, the group’s three leaders were former FCC official Blair Levin, Google.org executive Sonal Shah, and Julius Genachowski, whom Obama would later appoint as his FCC chairman. The group included the future leaders of what would become the administration’s Open Government Initiative: Beth Noveck (who would go on to lead these efforts as Deputy Chief Technology Officer for Open Government) and Vivek Kundra (who would go on to serve as the Chief Information Officer). See Jesse Lee, Transparency and Open Government, WHITE HOUSE BLOG: OPEN GOV’T INITIATIVE (May 21, 2009, 1:00 PM), http://www.whitehouse.gov/blog/ 09/ 05/21/Opening. Noveck is a law professor who has long studied innovative ways to use technology to enhance the governance process. She orchestrated a pilot project for citizens to assist patent examiners in locating prior art and wrote a series of articles on technology-mediated governance. See Beth Simone Noveck, “Peer to Patent: Collective Intelligence, Open Review, and Patent Reform, 20 HARV. J.L. & TECH. 123 (2006). At the time of the Obama administration’s transition, she was finishing a book on technology and governance. See BETH SIMONE NOVECK, WIKI GOVERNMENT: HOW TECHNOLOGY CAN MAKE GOVERNMENT BETTER, DEMOCRACY STRONGER, AND CITIZENS MORE POWERFUL (2009).

75. See Memorandum From Carl Malamud, Public.Resource.Org, to Attendees of Open Government Working Group Meeting (Oct. 22, 2007), https://public.resource.org/open_government_ meeting.html. Malamud (a longtime advocate of putting government data online who led a successful effort to make the SEC filings of public companies freely available online) and Tim O’Reilly (a prominent Silicon Valley publisher and investor) organized the meeting; it received sponsorship from the Sunlight Foundation, Google, and Yahoo. Id.

The language here is telling: Participants understood themselves as “open government advocates,” but the principles they produced specify circumstances under which “[g]overnment data shall be considered open” (emphasis added), rather than government itself. The eight principles, which include completeness, timeliness, and freedom from license restrictions, are requirements that attach to disclosures, not to regimes.77 It may be true in some sense that a regime becomes more open whenever it provides additional open data, even for mundane and apolitical topics,78 but it is easy to imagine that a closed regime might disclose large amounts of data conforming to these eight requirements without in any way advancing its actual accountability as a government.79

There was also an emerging scholarly literature on the benefits that government might enjoy from fuller use of the internet, encompassing but reaching well beyond technology-driven enhancements of public accountability. Beth Noveck, who played a leading role in the Obama administration’s open government initiatives, wrote a book in this vein arguing not only for transparency, but also for new modes of “collaborative participation” that leverage citizens’ expertise.80 We ourselves made similar arguments in our paper, Government Data and the Invisible Hand.81 There, we advocated for the release of machine-readable, structured government data to help close “the wide gap between the exciting uses of Internet technology by private parties, on the one hand, and the government’s lagging technical infrastructure, on the other.”82

On President Obama’s first day in office, he issued two memoranda that dealt with “open government,” using the term to refer both to increased transparency and to technological innovation. The first, a memorandum on the Freedom of Information Act,83 was designed to encourage agencies to be more

---

77. See id. The remaining five criteria are that the data be primary, accessible, machine processable, nondiscriminatory, and nonproprietary.
78. See infra Part III.
79. An electronic release of the propaganda statements made by North Korea’s political leadership, for example, might satisfy all eight of these requirements and might not tend to promote any additional transparency or accountability on the part of the notoriously closed and unaccountable regime.
80. NOVECK, supra note 74, at 19.
82. Id. at 161.
responsive to FOIA requests. It stated that FOIA

encourages accountability through transparency [and] is the most
prominent expression of a profound national commitment to ensuring
an open Government. . . .

. . . .

All agencies should adopt a presumption in favor of disclosure, in
order to renew their commitment to the principles embodied in FOIA,
and to usher in a new era of open Government.84

The creators of FOIA, as described above, had political objectives, not tech-
nological ones, and this memorandum focuses squarely on those political goals—
transparency and accountability.85 The word “innovation” does not appear, and
technology earns a mention not as an end itself, but rather as one of the key
means of achieving the political objective: “All agencies should use modern
technology to inform citizens . . . . [Future Office of Management and Budget
(OMB) guidance should] increase and improve information dissemination to
the public, including through the use of new technologies.”86

The second memorandum, on Transparency and Open Government,87
took a much broader view. Whereas the FOIA memorandum suggested that a
“new era of open Government” could be achieved through the transparency that
FOIA compliance entails,88 the Open Government memorandum treated trans-
parency as just one among a trio of goals, setting out in separate paragraphs that
an open government is transparent, participatory, and collaborative.89 Trans-
parency was just one of the features of open government, and public trust was just
one of the benefits: “We will work together to ensure the public trust and
establish a system of transparency, public participation, and collaboration.
Openness will strengthen our democracy and promote efficiency and effective-
ness in Government.”90

The new administration thus began to move toward a broader conception
of open government than had existed before—one that drew on the tech-
nological and philosophical commitments to innovation that the word already

84. Id. at 4683 (emphasis added).
85. See supra Part I.A.
86. FOIA Memo, 74 Fed. Reg. at 4683 (emphasis added).
and_Open_Government [hereinafter Transparency and Open Government Memo].
88. FOIA Memo, 60 Fed. Reg. at 4683.
90. Id.
carried in technical circles. The president’s memoranda set the stage for the Open Government Directive and the Initiative that were to follow. Being accountable was just one part of what made a government “open”—participatory or collaborative measures that enhanced efficiency or effectiveness might equally claim to be making the government more “open.”

The central practical mandate of the Open Government Directive,91 issued eleven months later, was an open data requirement, not a political transparency requirement: The directive required agencies to “publish online in an open format at least three high-value datasets” via the new federal data portal at Data.gov.92 High value, in turn, did not necessarily mean politically sensitive: Aside from making the agency more transparent or accountable, data might also be high value if it would “improve public knowledge of the agency and its operations”93 or “create economic opportunity.”94

Predictably, agencies responding to this mandate have tended to release data that helps them serve their existing goals without throwing open the doors for uncomfortable increases in public scrutiny. In many cases, agencies published datasets on Data.gov that were already available in other online locations.95 While agencies packaged some of these datasets into more usable machine-readable formats, critics questioned how these disclosures added to the public’s “insight into agency management, deliberations, or results.”96 Critics saw the repackaging of old information as providing only “marginal value” and urged the government to make available “public data that holds an agency accountable for its policy and spending decisions.”97 A broader study of Data.gov in 2011 noted a significant downward trend in agency dataset publication over the site’s first year.98 It concluded that most federal agencies “appear[ed] to cooperate with

91. ORSZAG, supra note 1.
92. Id. at 2.
93. Id. at 7.
94. Id. at 8.
the program while in fact effectively ignoring it,” and that Data.gov had become “the playground for a tiny group of agencies.”

Even as the administration’s political momentum for its Open Government Initiative waned, local and state governments began to adapt these ideas for their own purposes. From New York to San Francisco, city and state leaders launched new websites devoted to sharing public data, often describing them as “open data” projects. But the rhetoric among localities was more focused on service delivery than on accountability. City leaders in particular put an emphasis on improving communities through better services. San Francisco mayor Gavin Newsom expressed his hope that DataSF.org would “stimulate local industry, create jobs and highlight San Francisco’s creative culture and attractiveness as a place to live and work,” and only briefly acknowledged the possibility for greater accountability.

Meanwhile, similar ideas have gained momentum internationally, reflecting other nations’ growing recognition of the new technological realities. The European Union’s 2003 Directive on the Re-use of Public Sector Information instructed that “[w]here possible, documents shall be made available through electronic means,” and the EU now operates a website and program to encourage member states to develop their own national data portals. Independent efforts were underway in the United Kingdom by 2007, leading to the creation in 2008

99. Id. at 2085, 2088.
100. See, e.g., About, DATA.CA.GOV, http://www.data.ca.gov/about (last visited Apr. 17, 2012) (“The State of California was one of the first states to launch an open data repository. Data.ca.gov was designed to provide a single source of raw data in the state. By posting state government data in raw, machine-readable formats, it can be reformatted and reused in different ways, allowing the public greater access to build custom applications in order to analyze and display the information.”); NYC OPENDATA, http://nycopendata.socrata.com (last visited June 8, 2012) (“The data sets are now available as APIs and in a variety of machine-readable formats, making it easier than ever to consume City data and better serve New York City’s residents, visitors, developer community and all[,]”); Open Data, TExAS.GOV, http://www.texas.gov/en/Connect/Pages/open-data.aspx (last visited June 8, 2012) (displaying rural-health, school-performance, and other data for the state of Texas).
of a “Power of Information Task Force” to explore the benefits of adaptable
government data.105 Data.gov.uk, launched in October 2009, appears to have
been the first site of its kind outside the United States.106

A new multilateral initiative, instigated by the United States, has dramat-
ically accelerated the spread of these ideas over the past year. In October 2010,
President Obama addressed the United Nations General Assembly and urged
member states:

In all parts of the world, we see the promise of innovation to make
government more open and accountable. And now, we must build on
that progress. And when we gather back here [in 2011], we should bring
specific commitments to promote transparency; to fight corruption; to
energize civic engagement; and to leverage new technologies so that we
strengthen the foundation of freedom in our own countries, while living
up to ideals that can light the world.107

Following up on this idea, the U.S. State Department organized a series of
meetings leading to what became the multilateral Open Government Partnership
(OGP).108 As conditions of entry into the OGP, prospective member countries
are required to meet a minimum set of standards that are based on traditional
contours of government accountability: timely publication of essential budget
documents, an “access-to-information” law that allows the public to obtain key
government information, anticorruption disclosure requirements for public officials,
and measures to promote citizen participation and engagement.109 These fac-
tors are fundamentally political, so the “open government” goals of the OGP
initially appear to be centered on public accountability.

However, the Open Government Declaration that OGP member countries
sign takes a broader approach toward “openness,” as signatories commit to “seeking
ways to make their governments more transparent, responsive, accountable, and effective." In addition to transparency and accountability, OGP member countries promise to “uphold the value of openness in our engagement with citizens to improve services, manage public resources, promote innovation, and create safer communities.” Thus, the stated goals of the OGP include making governments both more efficient and more accountable, and it remains to be seen how much focus each of these disparate goals will receive. By casting a wide net, the OGP has received the “open government” pledges of more than 55 countries, including historically closed regimes like Russia. The practical impact of such pledges remains to be seen.

The framing value of “open government” has not gone unnoticed in the private sector, either: A growing list of companies have repackaged their government-oriented information technology products under this attractive new label. Microsoft, for example, has created an “Open Government Data Initiative,” which promotes the use of Microsoft’s Windows Azure online platform as a technological underpinning for open data efforts. Adobe is best known in the government data context as the creator of the PDF document format, which is the baseline digital format for scanned paper documents (and which, like paper, tends to be difficult for downstream innovators to reuse). Notwithstanding the frustrations associated with the PDF format, however, the company undertook a major federal government marketing campaign in 2009 under the tagline “Adobe Opens Up,” triggering consternation among some activists. One company,

111. Id.
115. See Clay Johnson, Adobe Is Bad for Open Government, SUNLIGHT LABS BLOG (Oct. 28, 2009, 12:57 PM), http://sunlightlabs.com/blog/2009/adobe-bad-open-government (“They’ve spent what seems to be millions of dollars wrapping buses in DC with Adobe marketing materials all designed to tell us how necessary Adobe products are to Obama’s Open Government Initiative. . . . Here at the Sunlight Foundation, we spend a lot of time with Adobe’s products—mainly trying to reverse the damage that these technologies create when government discloses information. . . . As ubiquitous as a PDF file is, often times they’re non-parsable by software, unfindable by search engines, and unreliable if text is extracted.”), see also Chris Foresman, Adobe Pushes Flash and PDF for Open Government, Misses Irony, ARSTECHNICA (Oct. 30 2009, 8:58 AM), http://arstechnica.com/tech-policy/news/2009/10/adobe-pushes-flash-and-pdf-for-open-government-misses-irony.ars ("[W]")
Socrata, has even dedicated itself exclusively to the governmental open data market, with a “Customer Spotlight” on its website that touts its product’s adoption by Data.gov, Medicare, the State of Oregon, and the cities of Chicago and Seattle. These businesses have an incentive to sell open data technologies for the broadest range of governmental uses; their decision to brand their efforts in terms of “open government” is powerful evidence of how vague the term has become.

C. Assessing the Merger

Taken together, these developments have caused a major change in the conceptual landscape: “Open government” policies no longer refer to those that only promote accountability. New modes of citizen engagement and new efficiencies in government services now share the spotlight with the older goal of governmental accountability, which once had this felicitous phrase all to itself.

The shift has real-world consequences, for good and for ill: Policies that encourage open government now promote a broader range of good developments, while policies that require open government have become more permissive. A government can now fulfill its commitment to be more “open” in a wider variety of ways, which makes such a promise less concrete than it used to be. Whether used as a campaign slogan, in a speech or policy brief, or in a binding national or international policy instrument, the phrase “open government” no longer has the clarity it once had. Existing documents and historical arguments that refer to open government may have lost some of their precision, becoming more ambiguous in retrospect than they were when first authored.

This new ambiguity might be helpful: A government could commit to an open data program for economic reasons—creating, say, a new online clearinghouse for public contracting opportunities—only to discover that the same systems make it easier for observers to document and rectify corruption. In any case, there is much to like about economic opportunity, innovation, and efficiency, and a convenient label could be a good way of promoting them all. Also, the new breadth of the “open government” label creates a natural cognitive association

can’t help but notice how the entire site—designed in [a proprietary Adobe format called] Flash—is practically inaccessible. . . . Wrapping all publicly accessible information in proprietary formats is neither a good nor complete solution. Providing documents in PDF form, or augmenting a website with additional Flash content is certainly useful. However, the goal of open government would be better served using open standards, like HTML, XML, JSON, ODF, and other formats that are both accessible and machine-readable.”.

between civic accountability and the internet, which may be for the best. Accountability policies that embrace the internet are often a great deal more effective than those that do not. (It might even make sense to say that if a government is not transparent through the internet, it is effectively not transparent at all.117)

But this shift might also allow government officials to placate the public’s appetite for accountability by providing less nourishing, politically low-impact substitutes. If the less specific idea of “open government” displaces accountability as the conceptual focus of public reform efforts, less accountability may be achieved.118

In April 2011, in response to criticism that its Open Government Initiative was not doing enough for transparency and accountability, the Obama administration launched a new site on “Good Government.”119 The new site focuses on harder-edged issues like shutting down superfluous federal buildings, publicizing the White House visitor logs, and strengthening ethics rules that restrict the lobbying activities of former administration staff.

Meanwhile, the Open Government Initiative and Data.gov appear to be focusing more and more on technological innovation and service delivery. Beth Noveck, who launched and led the program as the U.S. Deputy Chief Technology Officer (CTO) for Open Government, has returned to private life; her successor, Chris Vein, is described instead as the Deputy CTO for Government Innovation, a title seemingly more appropriate to Data.gov’s accomplishments.120

Noveck herself now regrets the decision to adopt “open government” as the umbrella term for internet technologies’ transformative potential in the public sector:


[T]he White House Open Government Initiative that I directed and the Open Government Directive . . . were never exclusively about making transparent information about the workings of government . . .

117. The Sunlight Foundation, a key actor in this area, goes so far as to say it is “committed to improving access to government information by making it available online, indeed redefining ‘public’ information as meaning ‘online.’” Our Mission, SUNLIGHT FOUND., http://sunlightfoundation.com/about (last visited June 8, 2012).


In retrospect, “open government” was a bad choice. It has generated too much confusion. Many people, even in the White House, still assume that open government means transparency about government.\textsuperscript{121} Instead, she writes, the term was meant to be “a shorthand for open innovation or the idea that working in a transparent, participatory, and collaborative fashion helps improve performance, inform decisionmaking, encourage entrepreneurship, and solve problems more effectively. By working together as [a] team with government in [a] productive fashion, the public can . . . help to foster accountability.”\textsuperscript{122} She suggests that the new White House structure, with separate focuses for transparency and for public sector innovation, may be more effective.\textsuperscript{123}

Notwithstanding a possible change of heart at the White House, however, the ambiguity of open government remains alive and well in the international sphere. In some foreign countries, the need for public accountability is far more acute, and the opportunity cost of deprioritizing it may be far greater. One of the clearest statements of this view comes from Nathaniel Heller, who directs an NGO called Global Integrity and was a key participant in the creation of the Open Government Partnership. He raised the question after Kenya launched an open data website:

The obvious explanation (in my mind) for why “open data” gets so much attention in the context of “open government” is that it is the sexiest, flashiest reform of the bunch. It’s much cooler (and frankly less politically controversial) for any government to put government health databases online . . . than it is for the same government to provide greater transparency around the financing of political parties in the country . . . .

. . . [O]pen data [may provide] an easy way out for some governments to avoid the much harder, and likely more transformative, open government reforms that should probably be higher up on their lists. . . .

. . . [W]hen I see the Kenyan government’s new open data portal . . . I can only wonder whether the time, expenses, and political capital devoted to building that website were really the best uses of resources. To vastly understate the problem, Kenya has a range of governance and open


\textsuperscript{122} Id.

\textsuperscript{123} Id.
government challenges that go far beyond the lack of a website where
citizens (many of whom are not online) can chart government datasets.  

The common thread to these observations is that “open government” is vogue
but vague, an agreeable-sounding term with an amorphous meaning. We need
better conceptual and linguistic tools, both for keeping governments honest and
for exploring the transformative potential of information technologies in civic life.

To some ears, the idea of “open government data” has also developed a
more threatening cast. Wikileaks, first launched in 2008, has created what some
call “involuntary transparency,” reshaping the conversation over leaks of secret
government information to the press. In earlier instances such as the Pentagon
Papers, secret government documents reached a single journalist or a small
group of journalists, and the public gained access not directly to the secret infor-
mation itself but instead to the finished journalistic product. The raw material
was summarized, adapted, or otherwise filtered before it reached the masses,
and sometimes it included changes that reflected the requests of incumbent
government officials. Now, however, Wikileaks has made a series of large-scale
disclosures of secret government information readily available to individual mem-
bers of the public, often with little or no redaction of sensitive information. The
site has provoked complaints from sources as diverse as the U.S. Department of
Defense and Amnesty International, particularly after a trove of 250,000
unredacted documents—apparently released by accident—put the lives of some
foreign supporters of U.S. policy at risk.


125. See Shkabatur, supra note 118, at 37–41 (defining and discussing a category of “involuntary
transparency”); see also Andy Greenberg, Wikileaks’ Julian Assange Wants to Spill Your Corporate
 julian-assange-wants-to-spill-your-corporate-secrets (“Admire Assange or revile him, he is the
prophet of a coming age of involuntary transparency. . . . Long gone are the days when Daniel
Ellsberg had to photocopy thousands of Vietnam War documents to leak the Pentagon Papers.
Modern whistleblowers, or employees with a grudge, can zip up their troves of incriminating
documents on a laptop, USB stick or portable hard drive, spirit them out through personal e-mail
accounts or online drop sites—or simply submit them directly to WikiLeaks.”).

126. See Curt Hopkins, ReadWriteWeb’s Comprehensive WikiLeaks Timeline (UPDATED), READWRITEWEB

127. For a review of the Pentagon Papers case, written in light of the WikiLeaks events, see Tom Kiely,

128. See Gloria Goodale, Who Released the Trove of Unredacted WikiLeaks Documents?, CHRISTIAN SCI.
But even for voluntary government disclosures, increased privacy risk may be a fundamental objection to these new technologies: The more easily disparate sources of information can be analyzed, combined, and cross-referenced, the greater the chance that previously pseudonymous information can be tied to the identities of particular real people. On the other hand, a rush to limit adaptability to reduce the risk of privacy harms could create a “tragedy of the data commons,” in which privacy fears foreclose valuable new insights into public issues.

“Mosaic” risks in national security present an analogous problem: Even if it is not sensitive when considered in isolation, a release of seemingly innocuous data may become useful to America’s adversaries if it can be combined to yield sensitive inferences about America’s defense and intelligence posture.

Our goal here is not to take a position as to the salience or implications of these risks but rather simply to point out that they can complicate the cost-benefit calculus of the governmental “open data” trend.

III. OUR PROPOSAL

Clearer language is possible, and it will serve everyone well.

From civic accountability to transit data to health statistics, online disclosures of government data across the world share one exciting feature: They are far more adaptable than ever before. Statistics can be mapped, schedules automated, disparate trends cross-referenced, and useful information localized and personalized to a historically unprecedented extent. Online data—particularly if it is structured, machine readable, and available for interested users to download in bulk—can be more readily adapted to new formats, new uses, and new combinations than ever before. Adaptability is independent of subject matter: Any subject—including transit, regulation, schools, crime, or housing—can be a source of data, and that

129. See Paul Ohm, Broken Promises of Privacy: Responding to the Surprising Failure of Anonymization, 57 UCLA L. REV. 1701, 1701 (2010) (“Computer scientists have recently undermined our faith in the privacy-protecting power of anonymization, the name for techniques that protect the privacy of individuals in large databases by deleting information like names and social security numbers.”).

130. See Jane Yakowitz, Tragedy of the Data Commons, 25 HARV. J.L. & TECH. 1, 3–4 (2011) (“[P]roposals that inhibit the dissemination of research data dispose of an important public resource without reducing the privacy risks. . . . [I]t is in fact the research data that is now in great need of protection. People have begun to defensively guard anonymized information about themselves. We are witnessing a modern example of a tragedy of the commons.”).

data may be more or less adaptable depending on the format in which it is gathered and presented.

Offline data is very different: They gather dust in filing cabinets, often disorganized and disregarded. An obscure bit of information remains apart from the handful of people who might really benefit from knowing it because it would cost too much to search, sort, or reorganize. Offline data, though available in principle, is physically and psychologically heavy, encumbered by brick and mortar logistics, and tucked away in rooms with limited opening hours. Offline data is inert.

Public disclosures thus occupy a spectrum, from the most adaptable data to the most inert. Adaptability may depend on not only the format of the data itself but also on the prevalence and cost of the human and technological capital necessary to take advantage of it.

Disclosures also vary in a second dimension: They differ markedly in their actual or anticipated impact. A machine-readable bus schedule aims to promote convenience, commerce, and a higher quality of life—it enhances service delivery. Core political data, such as legislative or campaign finance information, serves a more purely civic role, enhancing public accountability. Disclosures of public contracting opportunities play a dual role, potentially enhancing both economic opportunity and public integrity.
The diagram displays this conceptual model and gives several examples. The vertical axis describes the data itself, in terms of its degree of adaptability. The lateral axis is a continuum from purely pragmatic to purely civic disclosures.

CONCLUSION

The vagueness of “open government” has undercut its power. Separating technological from political openness—separating the ideal of adaptable data from that of accountable politics—will make both ideals easier to achieve. Public servants can more readily embrace open data, and realize the full range of its benefits, when it is separated from the contentious politics of accountability. At the same time, political reformers—no longer shoehorned together with technologists—can concentrate their efforts on political accountability, whether or not they rely on new technology. And governments will be less likely to substitute technology initiatives for hard political change.