ECONOMIC MOTIVATION FOR POST-TENURE REVIEW IN ACADEMIC INSTITUTIONS

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ABSTRACT

This article examines the post-tenure review process and the economic motivations for post-tenure review. Economic theory suggests that there is a negative relation between compensation levels and tenure contracts. The available evidence shows that there is a negative salary differential between jobs with tenure and jobs without tenure consistent with the predictions of economic theory. This also suggests that, in litigation, the courts will not place a high value on academic tenure. Post-tenure review seems to have two motivations: One is purely economic, and the other is formative, that is, faculty development. The evidence suggests the latter has been effective in improving faculty performance.

Tenure and post-tenure review are core issues in any academic institution’s personnel policies. Few issues are as emotionally charged in collective bargaining in academic institutions as the issue of tenure and post-tenure [1]. However, there have been few studies published concerning tenure standards and their applications in universities either in collective bargaining arrangements or in institutions without union representation. One study showed that many of the same standards
used to negotiate tenure standards in unionized settings are the very same standards utilized in universities without union representation [2]. In either case, tenure and, in particular, post-tenure review have become issues of central importance in higher education over the past decade.

Tenure is the first quest of neophyte professors. It is typically bestowed on a new faculty member after some defined demonstration of excellence in teaching and research over some specified period of time, normally seven years. Committees of peers at several levels (the department, the college, and the university) generally make recommendations concerning the candidates’ case for tenure to relevant administrators, who, in turn, make a recommendation to some governing body, i.e., board of regents, trustees, or supervisors (depending on the institution), which has the authority to bestow tenure.

Tenure is defined as:

A status afforded to a teacher or professor as a protection against summary dismissal without sufficient cause; this status has long been considered a cornerstone of academic freedom [3, p. 622].

Notice that this definition of tenure has as its foundation the protection of academic freedom. No discussion of tenure occurs without some mention of academic freedom. In Western traditions, tenure evolved from the need to protect scholarship, hence faculty members, from arbitrary and capricious exercises of authority from the governments and churches that were the patrons of universities. [4] The fact that governments and churches may have agendas that differ from free and independent scholarship often creates tension. Academic authority, if in the hands of authorities other than scholars, may result in the abuse of professors simply for publishing “unpopular” results—hence the need for tenure to protect the independence of scholars from extraneous authority. The driving force behind the tenure system, therefore, may be seen by political authorities and church officials as a limitation on their discretion to operate the university.

When the academic institution is a public university, complications arise that are not present for private schools. Richard Posner described the practical, legal effects of tenure in public institutions:

The next line of cases, which also proceeds from the unexceptionable premise that the Constitution forbids government to deprive a person of property without due process of law, holds that teachers and other public employees with tenure contracts—contracts that forbid arbitrary discharge—have a property right in their jobs so that if they are fired without a hearing their constitutional rights have been violated. The use of the term “property right” in these cases is not conventional. Tenure is a contract right, not a property right. The opposite of tenure is not an employment contract but employment at will—employment with no contractually guaranteed and legally enforceable safeguards against termination [5, p. 597].
The purpose of this article is to examine the recent phenomenon of “post-tenure review” in universities in the United States. There are economic motivations for post-tenure review that are of significance, and these will be examined before proceeding to an investigation of the adoption and the nature of post-tenure review processes currently in evidence in the United States.

**ECONOMIC MOTIVATION FOR POST-TENURE REVIEW**

Richard Posner offered an analysis of what one might expect the effects of tenure to be on compensation levels for individuals who hold positions that specify some sort of tenure arrangement. Posner observed:

> ... If a public employee who has tenure is fired, he can sue the state under the state contract law. And if the state does not give a fired public employee decent legal remedies for breach of the tenure term of the employment contract, then wages for public employee will be higher than they would be if there were such remedies. If the remedies would cost less than the wage premium that must be paid to compensate for their absence, the state will have an incentive to create such remedies . . . [5, p. 597].

In other words, Posner postulated that a negative wage differential exists between jobs having tenure and those not having tenure. In other words, tenure has a pecuniary value. Further, he opined that since states would have to pay a higher wage in the absence of tenure, they have an incentive to enact statutes that provide for remedies should the faculty members’ tenure rights be denied—hence creating value for tenure. If Posner’s postulates are correct, there very well could be an economic incentive for public authorities (i.e., states) to create post-tenure review and other methods to avoid such employment rights.

Gone are the heady days of the 1960s and 1970s when there was a shortage of people with doctorates in virtually every field, and the rapidly expanding enrollments in colleges and universities were being driven by draft deferments and an expanding middle class with the financial ability and aspirations to send their children to college. This changing market for academics may easily provide an avenue to avoid the tenure-nontenure wage differential comparison of which Posner wrote: Why hire persons for a tenure-track position, if there is an excess supply of qualified instructors or professors in the academic labor market? One can avoid the legal remedies for violation of tenure contracts by simply taking advantage of what consumer surplus may exist in the academic labor market and hire as many professors as possible without offering tenure.

Several strategies are available to avoid the costs of tenure. Hiring instructors in positions that are not tenure-eligible is just one of these strategies, if there is an excess supply of professorial labor. The American Federation of Teachers complained that tenure-track positions are disappearing in the United States:
These are the facts.

– While the total number of full-time faculty grew marginally and slowly—49 percent between 1970 and 1995 (2 percent per year)—the number of part-time faculty has increased dramatically, 226 percent (10.6 percent per year) over the same period. At this rate, part-time faculty will outnumber full-time by the academic year 2001 [6, p. 2].

In support of the AAUP’s observation is the fact that many academic labor markets seem to have increasingly large segment that focus on temporary or nontenure positions. For example, the American Economics Association publishes *Job Openings for Economists*. For the four months (November and December 2004, and February and March 2005), which constitute the heart of the academic job market for economists, 300 jobs were available for academic economists. Rather than the nearly 100% of those jobs being tenure-track jobs, as had been the case in the 1960s and 1970s, 54 jobs, or 18% of the jobs available in 2004-2005, were nontenure track [7]. This is not as dramatic a development as the AAUP claims, but clearly this large percentage of nontenure positions is something new.

It is also interesting to note that there is a monetary incentive for institutions to substitute nontenure-track personnel for tenure-track faculty. The Association to Advance Collegiate Schools of Business publishes an annual salary survey [8]. This survey reports that the percentage of nontenure-track instructors has remained essentially constant from 2001 to 2004, with approximately 81% of all instructors being nontenure-track. For professors, this percentage has edged up slightly from 1.9% in 2001 to 2.1% in 2004. For associate professors, this percentage of nontenure-track positions has gone from 2.6% in 2001 to 3.7% in 2004. For assistant professors, it was 9.1% in 2001 and increased to 9.3% nontenure-track in 2004. This data suggests that the percentage of nontenure-track faculty is increasing over time recently.

Table 1 presents salary information for each of the academic ranks for 2004 and the percentage change from 2003 [8].

These data show that instructors make salaries that are approximately half of what professors make, which is a powerful pecuniary incentive for administrators to substitute instructors for professors, if the generation of credit hours is the only thing that constrains the administration. It is also interesting to note that considerable salary compression exists between the associate professor and assistant professor ranks, which is not in evidence elsewhere in the salary structure.

The next question is whether a wage differential exists between tenure and nontenure employment, as postulated by Posner. Seigfried and Stock updated their 1999 study of the labor market for economists [9], for the American Economics Association in 2002 [10]. The evidence reported by Seigfried and Stock suggests that there is not a large wage differential between academic positions
(with tenure contracts) and business, government, and research organizations (without tenure contracts). They reported that 12-month contracts in academe averaged approximately $91,300, whereas in business the average salary was $97,000; but in government and research organizations the wage differential favored academic economists, where the average salaries were only about $82,300.

If Posner’s postulate is correct, the remedy imposed by the courts for the violation of a professor’s tenure contract is rather small. The remedy would need to be sufficient to cover approximately $5,700 per year over the remaining life of the professor’s career, discounted back to the present value. This suggests that tenure has little value in a court of law—tenure for a 20-year career being valued someplace in the order of $90,000. Therefore, tenure does not appear to pose much of a pecuniary barrier to states in passing tenure-review statutes and private institutions in imposing such processes on their employees.

**POST-TENURE REVIEW**

There is a substantial debate about the value of post-tenure review. As would be expected, post-tenure review is a controversial issue. There are those who perceive any move toward any type of evaluation as a potential limitation on academic freedom. On the other hand, there are those who are highly critical of the performance of colleges and universities in the United States, and wish to have greater professorial accountability.

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*Source: [8].*
The AAUP has been an outspoken critic of post-tenure review in U.S. colleges and universities. The AAUP’s position is:

The Association believes that periodic formal institutional evaluation of each post-probationary faculty member would bring scant benefit, would incur unacceptable costs, not only in money and time but also in dampening of creativity and of collegial relationships, and would threaten academic freedom [11, p. 1].

On the other hand, an organization that represents the administration of universities has a little different perspective. The Association of American Universities has taken the position that:

In contrast to the reservations about Post Tenure Review [sic] expressed by AAUP, a number of universities believe that their Post Tenure Review procedures have produced clear benefits ranging from improving the quality of faculty performance to building support with the governing boards for the tenure system [12, p. 5].

Little information has been published concerning exactly how many universities have adopted or are considering post-tenure review procedures. The Association of American Universities concludes: “That Post-Tenure Review [sic] is so dominantly a phenomenon of public universities may suggest that in many cases Post-Tenure Review policies are developed in response to pressure from state legislators or publically appointed or elected governing boards” [12]. This situation seems to be consistent with the prescriptions found in the writings of Posner [5], which suggests that there is an economic motivation for post-tenure review, and those incentives are most often found in the public sector.

It appears that the most comprehensive survey of academic institutions concerning their post-tenure review policies was conducted by the University of North Carolina, in conjunction with the development of its own post-tenure review process [13]. This report reviews the literature and reports that post-tenure review is not universally required in colleges and universities in the United States:

Although faculty undergo evaluation for many purposes, it is nevertheless true that systematic, regular post-tenure review of cumulative faculty performance across a number of years is not universally required by universities. Three recent studies show evidence that such reviews are being widely considered nationally. The first showed that 69 percent of 280 responding institutions were in the process of changing traditional tenure [14]. Of those, twenty-nine percent were implementing post-tenure review procedures. A second study of 680 public and private institutions showed that 61 percent of those responding reported that they had post-tenure review procedures in place, while another 9 percent reported that they had a policy
under development [15]. A third inquiry found that post-tenure review is either in the discussion or implementation stage in public institutions in 28 states [16].

The available evidence also shows that the nature of these post-tenure review policies varies widely [17]. These processes generally fall into one of two categories: summative post-tenure review and 2) formative post-tenure review. The summative processes generally involve assessment of performance for the purposes of taking some personnel action, i.e., salary adjustment to loss of employment. The formative process was explained by Goodman:

Few studies compare the models of post-tenure evaluation adopted across the country. Bernard Reisman of Brandeis surveyed twenty-six colleges and universities, none of which had a program of post-tenure review. In three of the nine, Earlham, Franklin and Marshall and U.C.L.A., the evaluation was of the “formative” type, not tied to salary review. The responses from the faculty and administrators surveyed indicated that these reviews were about twice as effective in improving tenured faculty performance in teaching, research and service than in the six institutions where the review was focused on salary adjustment [17].

The purpose of formative post-tenure review is to provide input into ongoing faculty development. However, summative post-tenure review is a much more threatening process with real implications for salary adjustments and the continuation of a faculty member’s tenure. It is clear that very little research has been conducted on the effectiveness of the post-tenure review processes that have been adopted and whether formative or summative post-tenure review is more effective in assuring the quality of educational and research activities.

**CONCLUSIONS**

Using the law and economics paradigm, Richard Posner suggested that a theoretical relationship exists between compensation levels and tenure contracts. The available evidence shows that where a negative salary differential exists between jobs with tenure and without tenure, the differential does not suggest that tenure will be highly valued in the courts.

The available evidence suggests that tenure review processes occur most commonly in state-supported universities. This suggests that public universities may suffer more from the tensions between academic freedom and politics than private institutions do. There is also a paucity of research concerning the characteristics, location, and union status of the institutions that have adopted post-tenure review processes.
The record also shows that there are two types of post-tenure review processes: formative and summative reviews. The formative reviews focus on faculty development, while the summative reviews are used for personnel action purposes, including salary adjustments and tenure-continuation decisions. There are few reported studies concerning the efficacy of these processes, but what evidence exists suggests that formative post-tenure review has been effective in improving faculty performance.

As should be evident from the research reported here, considerably more research needs to be done concerning the various aspects of post-tenure review, including the economic motivations for the adoption of such processes.

REFERENCES

15. B. J. Harris, “The Relationship between and among Policy Variables, Type of Institution, and Perceptions of Academic Administrators with Regard to Post-Tenure

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