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The Public Sphere

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CONCEPT

By “public sphere” we mean first of all a domain of our social life in which such a thing as public opinion can be formed. Access to the public sphere is open in principle to all citizens. A portion of the public sphere is constituted in every conversation in which private persons come together to form a public. They are then acting neither as business or professional people conducting their private affairs, nor as legal consociates subject to the legal regulations of a state bureaucracy and obliged to obedience. Citizens act as a public when they deal with matters of general interest without being subject to coercion; thus with the guarantee that they may assemble and unite freely, and express and publicize their opinions freely. When the public is large, this kind of communication requires certain means of dissemination and influence; today, newspapers and periodicals, radio and television are the media of the public sphere. We speak of a political public sphere (as distinguished from a literary one, for instance) when the public discussions concern objects connected with the practice of the state. The coercive power of the state is the counterpart, as it were, of the political public sphere, but it is not a part of it. State power is, to be sure, considered “public” power, but it owes the attribute of publicness to its task of caring for the public, that is, providing for the common good of all legal consociates. Only when the exercise of public authority has actually been subordinated to the

requirement of democratic publicness does the political public sphere acquire an institutionalized influence on the government, by way of the legislative body. The term “public opinion” refers to the functions of criticism and control of organized state authority that the public exercises informally, as well as formally during periodic elections. Regulations concerning the publicness (or publicity [Publizität] in its original meaning) of state-related activities, as, for instance, the public accessibility required of legal proceedings, are also connected with this function of public opinion. To the public sphere as a sphere mediating between state and society, a sphere in which the public as the vehicle of public opinion is formed, there corresponds the principle of publicness—the publicness that once had to win out against the secret politics of monarchs and that since then has permitted democratic control of state activity.

It is no accident that these concepts of the public sphere and public opinion were not formed until the eighteenth century. They derive their specific meaning from a concrete historical situation. It was then that one learned to distinguish between opinion and public opinion, or opinion publique. Whereas mere opinions (things taken for granted as part of a culture, normative convictions, collective prejudices and judgments) seem to persist unchanged in their quasi-natural structure as a kind of sediment of history, public opinion, in terms of its very idea, can be formed only if a public that engages in rational discussion exists. Public discussions that are institutionally protected and that take, with critical intent, the exercise of political authority as their theme have not existed since time immemorial—they developed only in a specific phase of bourgeois society, and only by virtue of a specific constellation of interests could they be incorporated into the order of the bourgeois constitutional state.

HISTORY

It is not possible to demonstrate the existence of a public sphere in its own right, separate from the private sphere, in the European society of the High Middle Ages. At the same time, however, it is not a coincidence that the attributes of authority at that time were called “public.” For a public representation of authority existed at that time. At all levels of the pyramid established by feudal law, the status of the feudal lord is neutral with respect to the categories “public” and “private”; but the person possessing that status represents it publicly; he displays himself, represents himself as the embodiment of a “higher” power, in whatever degree. This concept of representation has survived into recent constitutional history. Even today the power of political authority on its highest level,
however much it has become detached from its former basis, requires representation through the head of state. But such elements derive from a pre-bourgeois social structure. Representation in the sense of the bourgeois public sphere, as in “representing” the nation or specific clients, has nothing to do with representative publicness, which inheres in the concrete existence of a lord. As long as the prince and the estates of his realm are the land, rather than merely “representing” it, they are capable of this kind of representation; they represent their authority before the people rather than for the people.

The feudal powers (the church, the prince, and the nobility) to which this representative publicness adheres disintegrated in the course of a long process of polarization; by the end of the eighteenth century they had decomposed into private elements on the one side and public on the other. The position of the church changed in connection with the Reformation; the tie to divine authority that the church represented, that is, religion, became a private matter. Historically, what is called the freedom of religion safeguarded the first domain of private autonomy; the church itself continued its existence as one corporate body under public law among others. The corresponding polarization of princely power acquired visible form in the separation of the public budget from the private household property of the feudal lord. In the bureaucracy and the military (and in part also in the administration of justice), institutions of public power became autonomous vis-à-vis the privatized sphere of the princely court. In terms of the estates, finally, elements from the ruling groups developed into organs of public power, into parliament (and in part also into judicial organs); elements from the occupational status groups, insofar as they had become established in urban corporations and in certain differentiations within the estates of the land, developed into the sphere of bourgeois society, which would confront the state as a genuine domain of private autonomy.

Representative publicness gave way to the new sphere of “public power” that came into being with the national and territorial states. Ongoing state activity (permanent administration, a standing army) had its counterpart in the permanence of relationships that had developed in the meantime with the stock market and the press, through traffic in goods and news. Public power became consolidated as something tangible confronting those who were subject to it and who at first found themselves only negatively defined by it. These are the “private persons” who are excluded from public power because they hold no office. “Public” no longer refers to the representative court of a person vested with authority; instead, it now refers to the competence-regulated activity of an apparatus furnished with a monopoly on the legitimate use of force. As those to whom this public power is addressed, private persons subsumed under the state form the public.

As a private domain, society, which has come to confront the state, as it were, is on the one hand clearly differentiated from public power; on the other hand, society becomes a matter of public interest as with the rise of a market economy the reproduction of life extends beyond the confines of private domestic power. The bourgeois public sphere can be understood as the sphere of private persons assembled to form a public. They soon began to make use of the public sphere of informational newspapers, which was officially regulated, against the public power itself, using those papers, along with the morally and critically oriented weeklies, to engage in debate about the general rules governing relations in their own essentially privatized but publicly relevant sphere of commodity exchange and labor.

THE LIBERAL MODEL OF THE PUBLIC SPHERE

The medium in which this debate takes place—public discussion—is unique and without historical prototype. Previously the estates had negotiated contracts with their princes in which claims to power were defined on a case-by-case basis. As we know, this development followed a different course in England, where princely power was relativized through parliament, than on the Continent, where the estates were mediatized by the monarch. The “third estate” then broke with this mode of equalizing power, for it could no longer establish itself as a ruling estate. Given a commercial economy, a division of authority accomplished through differentiation of the rights of those possessing feudal authority (liberties belonging to the estates) was no longer possible—the power under private law of disposition of capitalist property is nonpolitical. The bourgeois are private persons; as such, they do not “rule.” Thus their claims to power in opposition to public power are directed not against a concentration of authority that should be “divided” but rather against the principle of established authority. The principle of control, namely publicness, that the bourgeois public opposes to the principle of established authority aims at a transformation of authority as such, not merely the exchange of one basis of legitimation for another.

In the first modern constitutions the sections listing basic rights provide an image of the liberal model of the public sphere: they guarantee society as a sphere of private autonomy; opposite it stands a public power limited to a few functions; between the two spheres, as it were, stands the domain of private persons who have come together to form a public and who, as citizens of the state, mediate the state with the needs of
bourgeois society, in order, as the idea goes, to thus convert political authority to "rational" authority in the medium of this public sphere. Under the presuppositions of a society based on the free exchange of commodities, it seemed that the general interest, which served as the criterion by which this kind of rationality was to be evaluated, would be assured if the dealings of private persons in the marketplace were emancipated from social forces and their dealings in the public sphere were emancipated from political coercion.

The political daily press came to have an important role during this same period. In the second half of the eighteenth century, serious competition to the older form of news writing as the compiling of items of information arose in the form of literary journalism. Karl Bücher describes the main outlines of this development: "From mere institutions for the publication of news, newspapers became the vehicles and guides of public opinion as well, weapons of party politics. The consequence of this for the internal organization of the newspaper enterprise was the insertion of a new function between the gathering of news and its publication: the editorial function. For the newspaper publisher, however, the significance of this development was that from a seller of new information he became a dealer in public opinion." Publishers provided the commercial basis for the newspaper without, however, commercializing it as such. The press remained an institution of the public itself, operating to provide and intensify public discussion, no longer a mere organ for the conveyance of information, but not yet a medium of consumer culture.

This type of press can be observed especially in revolutionary periods, when papers associated with the tiniest political coalitions and groups spring up, as in Paris in 1789. In the Paris of 1848 every halfway prominent politician still formed his own club, and every other one founded his own journal: over 450 clubs and more than 200 papers came into being there between February and May alone. Until the permanent legalization of a public sphere that functioned politically, the appearance of a political newspaper was equivalent to engagement in the struggle for a zone of freedom for public opinion, for publicness as a principle. Not until the establishment of the bourgeois constitutional state was a press engaged in the public use of reason relieved of the pressure of ideological viewpoints. Since then it has been able to abandon its polemical stance and take advantage of the earning potential of commercial activity. The ground was cleared for this development from a press of viewpoints to a commercial press at about the same time in England, France, and the United States, during the 1830s. In the course of this transformation from the journalism of writers who were private persons to the consumer services of the mass media, the sphere of publicness was changed by an influx of private interests that achieved privileged representation within it.

THE PUBLIC SPHERE IN MASS WELFARE-STATE DEMOCRACIES

The liberal model of the public sphere remains instructive in regard to the normative claim embodied in institutionalized requirements of publicness; but it is not applicable to actual relationships within a mass democracy that is industrially advanced and constituted as a social-welfare state. In part, the liberal model had always contained ideological aspects; in part, the social presuppositions to which those aspects were linked have undergone fundamental changes. Even the forms in which the public sphere was manifested, forms which made its idea seem to a certain extent obvious, began to change with the Chartist movement in England and the February Revolution in France. With the spread of the press and propaganda, the public expanded beyond the confines of the bourgeoisie. Along with its social exclusivity the public lost the cohesion given it by institutions of convivial social intercourse and by a relatively high standard of education. Accordingly, conflicts which in the past were pushed off into the private sphere now enter the public sphere. Group needs, which cannot expect satisfaction from a self-regulating market, tend toward state regulation. The public sphere, which must now mediate these demands, becomes a field for competition among interests in the cruder form of forcible confrontation. Laws that have obviously originated under the "pressure of the streets" can scarcely continue to be understood in terms of a consensus achieved by private persons in public discussion; they correspond, in more or less undisguised form, to compromises between conflicting private interests. Today it is social organizations that act in relation to the state in the political public sphere, whether through the mediation of political parties or directly, in interplay with public administration. With the interlocking of the public and private domains, not only do political agencies take over certain functions in the sphere of commodity exchange and social labor; societal powers also take over political functions. This leads to a kind of "refeudalization" of the public sphere. Large-scale organizations strive for political compromises with the state and with one another, behind closed doors if possible; but at the same time they have to secure at least plebiscitarian approval from the mass of the population through the deployment of a staged form of publicity.

The political public sphere in the welfare state is characterized by a singular weakening of its critical functions. Whereas at one time publicness was intended to subject persons or things to the public use of reason and to make political decisions susceptible to revision before the tribunal
of public opinion, today it has often enough already been enlisted in the aid of the secret policies of interest groups; in the form of "publicity" it now acquires public prestige for persons or things and renders them capable of acclamation in a climate of nonpublic opinion. The term "public relations" itself indicates how a public sphere that formerly emerged from the structure of society must now be produced circumstantially on a case-by-case basis. The central relationship of the public, political parties, and parliament is also affected by this change in function.

This existing trend toward the weakening of the public sphere, as a principle, is opposed, however, by a welfare-state transformation of the functioning of basic rights: the requirement of publicness is extended by state organs to all organizations acting in relation to the state. To the extent to which this becomes a reality, a no longer intact public of private persons acting as individuals would be replaced by a public of organized private persons. Under current circumstances, only the latter could participate effectively in a process of public communication using the channels of intra-party and intra-organizational public spheres, on the basis of a publicness enforced for the dealings of organizations with the state. It is in this process of public communication that the formation of political compromises would have to achieve legitimation. The idea of the public sphere itself, which signified a rationalization of authority in the medium of public discussions among private persons, and which has been preserved in mass welfare-state democracy, threatens to disintegrate with the structural transformation of the public sphere. Today it could be realized only on a different basis, as a rationalization of the exercise of social and political power under the mutual control of rival organizations committed to publicness in their internal structure as well as in their dealings with the state and with one another.