GATS and the Education Service Industry: The Politics of Scale and Global Re-territorialization

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Comparative Education Review (en prensa)

Introduction
One consequence of the hype around globalization and education and debates on global political actors such as the World Bank, IMF and WTO—is that there has not been sufficient attention paid by education theorists to the development of a rigorous set of analytic categories that might enable us to make sense of the profound changes which now characterize education in the new millennium.¹ This is not a problem confined to education. Writing in the New Left Review, Fredric Jameson observes that debates on globalization have tended to be shaped by “…ideological appropriations—discussions not of the process itself, but of its effects, good or bad: judgements, in other words, totalizing in nature; while functional descriptions tend to isolate particular elements without relating them to each other.”²

In this paper we start from the position that little or nothing can be explained in terms of the causal powers of globalization; rather we shall be suggesting that globalization is the outcome of processes that involve real actors—economic and political—with real interests. Following Martin Shaw, we also take the view that globalization does not undermine the state but includes the transformation of state forms; “…it is both predicated on and produces such transformations.”³ Examining how these processes of transformation work, however, requires systematic investigation into the organization and strategies of particular actors whose horizons or effects might be described as global.⁴

One subject of globalization—and the focus of this paper—is the growing importance and power of the World Trade Organisation (WTO) in promoting the liberalization of trade. Of particular interest to us in relation to education is the General Agreement on Trade in Services (GATS)—a process begun in 1994 aimed at a multilateral agreement over the liberalization of trading in services that emerged with renewed
vigor in the *Millennium Round* in 2000. The major reasons for making the GATS the object of investigation here are that (1) it is less well known than other supranational organizations which affect national education policies, such as the World Bank, the Organisation for Economic and Cooperative Development (OECD) and the United Nations Educational, Scientific and Cultural Organization (UNESCO); (2) that it operates in a quite different manner from those organizations in that it works through binding rules, rather than persuasion or leverage; and finally, (3) that it has the potential to affect education systems and practices across a greater range of their activities than have any of the other supranational organizations we have become used to reading about in the comparative education literature.

**Space, Scale and Territorialization**

In this paper we want to prose a three-pronged attack on this problem through an initial attempt to analyze the potential role and contribution to the orientation and control of national education systems that is inherent in the development of the GATS. This involves setting out, briefly, three rather abstract sets of concepts being developed by a number of globalization theorists around the production of space, scale, and its socio-political contestation. We then draw upon these to enable us to critically examine current and potential shifts in the activity of the GATS in the education area. Each of these sets of concepts has proved effective in analyzing the nature and consequences of globalization and its relationships with the national level and for that reason we want to deploy them to help us understand better both the nature of the shifts that are occurring within national systems of education and quite what might be at stake.

*Fixity and Motion in Space*

The first of these concepts is that of the fixity and motion of capital. This is a key idea introduced to debates on globalizing capital and globalization by David Harvey and developed further by Neil Brenner. Quoting both Karl Marx and Harvey, Neil Brenner describes the two dynamics of fixity and motion, and the tensions between the two, in the following way:
...on the one hand, in its drive to accumulate surplus value, capital strives ‘to annihilate space through time’ (Marx, 1973: 539) and therefore to overcome all geographical barriers in its circulation process. Yet, to pursue this continual dynamic of deterritorialization and ‘time-space’ compression (Harvey, 1998a), capital necessarily depends upon relatively fixed and immobile territorial infrastructures, such as urban, regional agglomerations and territorial states.  

What Brenner is emphasizing here is that for capital to continue accumulating, both its perpetual motion and points of fixity are necessary. At its very simplest, what this means is that to ensure its constant expansion, capital has to be mobile, seeking out new means and places to make profit. However, that profit can only ultimately be both generated and realized at and through fixed points. Thus while we are often told that the celebrated flow of capital around the world financial system is so great and rapid as to escape the possibilities of control by any nation-state, including the most powerful, at the same time that flow can only be realized through institutions that are relatively fixed—as in, for instance stock exchanges. This is not to say, to anticipate a major argument of this paper, that those institutional fixes must, or will, take place at a national level or on national territory, though that has typically been the assumption until the last ten years or so. Rather, it is to say that they are essential. It is also to point out that the points of fixity might be seen as necessary evils from the point of view of the motion of capital, whose logic is to minimize any obstacles in its way.

One of the defining characteristics of globalization, the expansion of capital—especially of financial capital—has accelerated enormously. However, even in these circumstances, and even in the case of financial capital, points of fixity are essential. This is because (1) capital cannot guarantee the conditions of its own existence, and (2) it always has to be institutionally embedded. In other words, capitalist social relations must be set in a configuration of social institutions that is supportive of, or at least not obstructive to, its continuing expansion. The key point for our argument here is that education as a social institution is deeply implicated in both of these elements of fixity. In terms of the former, it contributes to the array of means to address capital’s need for infra-structural support to enable its continuing accumulation, to bringing about the necessary degree of social order for that accumulation to proceed,
and to providing the system as a whole with legitimation. These three contributions of education systems are the key means through which it is associated with the continuing expansion of capital.

The key point here, of course, is that this fixity has typically been achieved at a nation-state level. However, it is also the case that while capital needs points of fixity, it is also driven by its own logic to minimize them and the obstacles they constitute to free trade. This is especially important in the present stage of globalization where motion above all takes the form of free trade whose logic is to remove any barriers to its further expansion. And this is also the case with state education, which is the most national of institutions and charged with embedding and defining at the level of the social formation rather than of the mode of production more narrowly conceived, ideas like national identity, democracy, and citizenship—none of which is in any direct way crucial to the continued accumulation and expansion of capital but which indirectly stabilize and regularize capitalist regimes of accumulation. In sum, we are arguing that the logic of capital in an era of globalization takes the from of increased pressure of motion on fixity, or the forces of economic change on the institutions of political stability.

**Globalisation and Scale**

A key direction taken by the pressure of motion involves a second concept we want to introduce; the notion of scale. Broadly, scale refers to nested layerings of territories, for example territories we might call local, sub-regional, national, supra-regional, or global levels. A key feature of scale argues Erik Swyngedouw is that a scale is neither ontologically given nor is it, *a-priori*, a definable feature of geographic territories. Rather, scale is constructed with particular activities taking place on different scales and where one of those scales might be dominant over others, as in the post-war two period and the national scale. Harvey calls this a scalar fix; a particular configuration of various overlapping forms of territorial organisation that includes all circuits of capital and multiple entwined geographical scales. The scales are fixed through social processes, such as legal codes, monetary regimes, networks, state regulatory institutions, and so on.
While scales appear fixed, over the medium term and long haul we can see that they are fluid and dynamic; they are produced, contested and transformed through a range of socio-political and discursive processes, strategies and struggles over what that social space contains. \(^ {13}\) Struggles take place at different scales engaging an array of actors and interests; for example, capital, national states, para-state organizations, labour unions, local social movements, supra-national organizations. Summarizing these debates, Brenner notes that scale

1. is methodologically important as a spatio-temporal unit of analysis;
2. involves a critical dimension in the unfolding wave of global capitalist restructuring – referred to as re-scaling;
3. is a key strategy of social and political transformation;
4. is a metaphorical weapon in the struggle for hegemony over social and political space. \(^ {14}\)

**Territorialization**

The third concept attempts to grasp hold of the idea of struggles over space and scale – referred to by Harvey as territorialisation. \(^ {15}\) This is the strategic action taken by social actors over space in an effort to command and govern space. The development of both cities and territorial states are examples for Brenner of territorialisation; for example, is a good example of territorialisation; the result of imperial powers seeking to lay claim to territories, their resources and subjects. In the same way resulting in pressure to disembed existing social arrangements and embed new ones at existing and different scales. \(^ {16}\) In Brenner’s words: “The central hypothesis that emerges from these considerations is that the tension between fixity and motion in the circulation of capital has periodically triggered major transformations in the scalar organization of the territorial state.” \(^ {17}\)

Shifts in scale and processes of reterritorialisation, in response to crisis and crisis displacement, are recognizable at the current time as strategies such as devolution, centralization, regionalization, decentralization, internationalization and so on. In drawing these ideas together, we can argue that shifting scales involves the active construction and reconstruction of territories for the purposes of governing. In particular, issues that appear fundamental at one scale disappear entirely from view at
another; factions that are active participants at one scale can fade from the scene or even change at another.18

**Space, Scale and the Governance of Education**

A crucial part of our argument is that these three processes, of fixity and motion, scale and processes of territorialization are important analytical windows through which to view the changing governance of education. Bringing these, we argue, moves us toward a more nuanced understanding of the relationship between globalization and education. The way that we will develop this part of the argument will be based around the work of Bob Jessop and his analysis of the dominant regime in the post war two period in advanced capitalist societies; the Keynesian Welfare National State (KWNS).19

Jessop argues that following on from the world crisis in the 1970s, a series of rescaling efforts have been underway in these societies as a means of managing the crisis. The outcome has been, according to Jessop, the emergence of a new type institutional fix—the Schumpeterian Workfare Post-National Regime (SWPNR). In other words, what has been disembedded are the institutional arrangements and social relations of the post-war period which secured full employment through a relatively closed national economy and demand-side management and economic and social rights which were, in turn, attached to citizenship of a national territorial state. Education provision within this settlement was a major social policy item largely, but not exclusively, funded and provided by the state where conditions of universal access were linked to a right of citizenship. These regimes were primarily national in that economic and social policy was pursued within a national matrix—a national state, a national economy, a society of national citizens, a national system of education, and so on. They were also statist in that state institutions—operating at a number of hierarchical scales—augmented market forces to secure, on the one hand, economic growth and on the other social cohesion through a notion of citizenship as a form of social contract.

While the first two components of Jessop’s typology— the idea of Keynesianism and especially the second, welfare—have been recognized in a number of contributions in
education, the notion of the National State and Postnational Regime’ elements have had considerably less airing. These two elements are particularly significant to the argument of this paper in that they usefully enable us to capture the consequences for education of the combination of the changing relations between fixity and motion and rescaling. The consequences of this shift from the National State to the Postnational Regime in education are represented in Fig: 1 where the shift from National to Postnational is reflected in the change in scale of governance of education—from national to either, or both, supranational and sub-national, and where the shift from State to Regime is reflected in the changes in the configurations of coordination of educational governance; from assumed state monopoly over all aspects to a bewildering range of possibilities in which regulation seems to be the only necessary element of state monopoly, though we suggest that even that cannot be assumed.

Finally, we need to note that the strategy adopted by the KWNS was essentially, albeit in different ways and to different degrees, one of decommodification, driven basically by the state’s need to supply public goods. This had two consequences. On the one hand, as has been widely recognized, it entailed the state raising taxes—from capital as well as from citizens—to pay for the decommodified services. On the other, decommodified services are by definition not trade-able. When, as in the case of education, they represent an enormous expenditure, the pressure of capital is to make them subject to the rules of the market and free trade.

Pressure for the increased commodification of education is one consequence of a globalizing competitive economy where states can no longer act as if national economies are closed and their growth dynamics are predominantly domestic. In response, advanced economies have sought to develop a competitive advantage through the development of what are widely referred to as knowledge-driven economies. “Its growth dynamic depends on how effectively a given economic space—not necessarily a national economy—is inserted into the changing global division of labour.”

New economic spaces can be seen with the rapid growth in the non-governmental services sector globally, representing over 60 per cent of GDP in the industrialized countries and 50 per cent in developing countries. By 1997, global
trade in services amounted to US$1.295 trillion—around 25 per cent of the overall figure for global trade in commodities.\textsuperscript{21} For some observers, given that services account for almost two-thirds of the economic activity in industrialized economies, it was not surprising that this would eventually be regarded as an area to be opened to the world market. Indeed, there had been considerable pressure on areas such as financial services, telecommunications, transport, education and health, with a view to expanding their horizons of operation beyond the borders of the national territory.\textsuperscript{22}

Throughout this period the education sector from compulsory to higher education and training has been the target of restructuring. Given its role in the reproduction of labor power and in structuring national identity. Further, education has also been viewed as a potentially lucrative service, from compulsory schooling to higher education, which can be sold in the global marketplace. For example, by the early 1990s, the export of education services from New Zealand to Asia had risen to being a greater foreign exchange earner than the wine industry.\textsuperscript{23} By 1996, the United States provided exports of education and training services that reached $8.2 billion, and had a trade surplus in education services of $7 billion.\textsuperscript{24} Education, in other words, was fast becoming viewed as an area that might yield substantial profits in the global economy.

However, disembedding the post-war institutional fix with its particular governance arrangements, and setting into motion the forces of capital accumulation in the form of the knowledge-driven economy, involves old and new economic and political actors engaged in a process of rescaling and territorialization. It is precisely this process that we now want to detail in the study of a particular case of globalization: the rise of the WTO promoted by powerful national states and capital, and the attempt to rearticulate the nature and form of education and its governance through the GATS to make education systems and education provision within nation states more amenable to a global accumulation strategy.

**The WTO and GATS – Global Actors, Global Strategies**

In the post-war period, the task of monitoring and regulating international trade was undertaken by a permanent negotiating forum; the General Agreement on Tariffs and Trade (GATT). Under this Agreement, member states had the status of contracting parties. The role of the GATT was to be a forum for negotiations and to lay down the
rules of conduct for international trade. It was regarded, however, as a weak organization institutionally, with optional codes and a non-binding dispute settlement mechanism.\textsuperscript{25}

In 1995, the GATT was replaced by the WTO, an international organization of now over 140 members. In contrast to the GATT, the new WTO had a much stronger capacity to enforce rules in that countries must sign up in a Single Undertaking, and where the WTO regulates non-tariff barriers as part of that single undertaking. The WTO is the only international or global body mandated to establish binding rules governing trade between member countries and which extends (and is currently being extended) into many areas of domestic legislation.

Specifically, the WTO became responsible for the implementation of the ‘tripod’ of agreements reached during the Uruguay Round in 1994—the GATT, the GATS and Trade-Related Aspects of Intellectual Property Rights (TRIPS). In this respect, the WTO agreements play a central role in constituting the basic regulatory framework for international trade and the development of trade policies. Collectively, these Agreements have three main objectives:

1. promoting trade liberalization where possible,
2. progressively increasing liberalization through negotiations, and
3. establishing mechanisms for dispute settlement.

What was remarkable about the Uruguay Round was that for the first time investments and services and copyrights were to be regarded as commodities. Initiated in the first instance by the U.S. at the Uruguay Round, the GATT was expanded to become the GATS and potentially be the first multilateral, legally enforceable set of rules to be concluded on trade in services as a whole, from cross border as well as all possible means of supplying a service including establishing a commercial presence in the export market. The GATS sets out a work program normally referred to as the built-in agenda. According to Article XIX, WTO members “…shall enter into successive rounds of negotiations to achieve a progressively higher level of liberalization.
The two basic principles of the GATT were preserved and adapted in the GATS. The first principle, most favored nation, requires any GATS member country which grants most favored nation treatment to another country over imports and exports to grant the same treatment to all GATS signatories. The second principle, national treatment, states that foreign companies who are present in the market of a given country must benefit from treatment at least as favorable as the national companies operating in the same market.

The GATS has three levels; (1) the main text, displayed on the WTO website, contains general principles and obligations; (2) annexes which deal with rules for specific sectors, and (3) individual countries’ specific commitments to provide access to their markets. GATS also has a fourth element; these are lists showing where specific countries are temporarily not applying the most-favored national principle of non-discrimination as well as temporary withdrawals from most-favored nation treatment. However, while many service areas are not complete because of continuing negotiations and thus exemptions, governments are non-the-less committed to phasing in these commitments within ten years. Indeed, all exemptions should not exceed a period of ten years and are subject to periodic review by the Council for Trade in Services or renegotiation every five years. It should also be pointed out that so far there have been few commitments in the area of primary and secondary schooling, though countries are under considerable pressure to commit these, partly as once in, withdrawal is difficult. According to Woods and Narlikar, this type of agreement makes the process of liberalization almost irreversible:

…the WTO was created on an all or nothing basis whereby countries had to commit to full membership in a ‘Single Undertaking’, binding themselves to a rule-based system, not just for the short term periods of loans or negotiations as is the case of the Fund or Bank conditionality. Withdrawal from any WTO commitment is extremely difficult, a temporary withdrawal requiring an appeal for a waiver to the organization. 26

Where a country violates a rule, the WTO can legitimately retaliate against that member unless all consensually agree to veto a decision of the Disputes Settlement Body.
These developments in the governance of economic activity in a national territory, increasingly by international economic institutions, in particular the WTO, the IMF and the World Bank, now address issues which were previously dealt with at the level of national governments; that is “…decisions and policies taken at the international level are increasingly affecting groups and people within states.”

Not all WTO member countries have been enthusiastic about lifting restrictions on foreign investment and market access, particularly developing countries who may not have a competitive advantage in these areas. On the other hand, economies such as Canada, the United States, Australia and New Zealand have sought, through their economic policies, to promote the services sector largely as the rules of the game in relation to services are made also to work in their favor.

That the decisions favor some countries more than others is a consequence of the way in which the agendas that emerge are the result of political struggles over the rules of the game and how they work. While the governing process of the WTO is directly representative of member states because decision-making at all levels is member-driven and because all states enjoy an equal vote. As a result, the Czech Republic, the United States, Hungary and Canada all have the same value vote. However, in the WTO, the decision-making process occurs through consensus and this process generally takes the form of informal meetings in what are referred to as the Green Room process. Meetings are dominated by four countries—the Quad—made up of the U.S., the European Union (E.U.), Japan and Canada. These countries all have large market shares in the services area and enjoy significant input and influence over WTO decisions—not least because they can afford to staff a permanent presence in the WTO headquarters in Geneva enabling attendance at more than 1200 informal and formal meetings a year and because they are deemed to have an interest in the issues under discussion. Their influence is bolstered by active presence of interest group coalitions who can promote the economic interests of particular fractions of capital. Not being a member, not being deemed to have a vital interest even if a member, not being able to afford a presence in meetings even if they are a member, and not having the resources to keep abreast of matters under negotiation to be able to develop a more complex understanding of the issues and how they are emerging and being shaped, results in even further disadvantages for the least developed countries.

Some nations and interest groups, including, until recently, the EU, have sought to slow the pace of implementation of the GATS in the face of pressure from the U.S. and representatives from the private sector. In the case of the GATS, for instance these representatives included
the US Coalition of Services Industries and British Invisibles. The differential capacities to fix the rules of the game thus institutionalize particular economic and political interests on a new global scale. As a result, the governance mechanisms deployed by the WTO results in an uneven process of transformation of state power across nations, and the conditions for uneven development within and across territories.

**GATS: Scalar Shifts and Territorialisation in the Governance of Education**

How is education viewed as an activity by the WTO under the GATS? We begin by noting that the definition of services covered by the GATS excludes services provided under government authority and without commercial purpose. However, in order to meet the criteria fully and be excluded from the scope of the application of GATS, the education system of a country in question must be completely financed and administered by the state and must have no commercial purposes. However...few—if any—education systems remain which fulfil these conditions, most if not all of them fall within the scope of application of the Agreement. In fact the vast majority of countries have mixed systems, in which the private sector plays a more or less significant role and competes with the public sector.

Indeed, on closer scrutiny, the public-private test is inadequate in determining whether or not the Agreement applies. For instance, it is argued that any institution that requires the payment of fees, even in a public system, falls within the category of private commercial activity and is then covered by the GATS. There are few public education systems in the world that could argue the GATS did not apply to them. Not only that, but the direction of restructuring has been to pressure education systems to increase fees as a result of a shortfall in government expenditures on public education over the past two decades; others have sought to implement a system of fees in line with public choice theory—a line pushed strongly by the World Bank in the 1990s. In these cases, education becomes a potentially private and therefore commercial activity rather than an exclusively public one, bringing it inside the ambit of a tradeable service that could be subject to an request-offer process. This is not to suggest that as a result of this, a particular sector of a nation’s education system that meets the criteria for inclusion as a trade is then immediately open for trade. Rather if the
process of progressive liberalization continues, such sectors will be vulnerable to pressure to open them to trade over the next decade.

Following on from the WTO/GATT principles outlined about, the GATS is applied to services in education in two ways. First, it provides a general framework of obligations that applies to all countries in the WTO. This framework stipulates that there should be no discrimination in favor of national providers, that is, the national treatment principle is invoked, and there should be no discrimination between other members of the agreement, in other words, the most favored nation principle.

Second, it identifies the specific commitments of member countries, indicating on a sector-by-sector basis, the extent to which foreigners may supply services to a country. There are certain basic principles that all countries must follow, however, the extent to which some services, such as education, are fully open at present to free trade has been a matter of individual choice of nations—the so called voluntary bottom up strategy. Thus, while at present the GATS is, in part, a voluntary agreement that countries can decide through what are known officially as request-offer negotiations over which service sectors they agree to cover under the GATS rules, the U.S. government and business organizations have placed high on the agenda for change in the new rounds for negotiation.

That education is a huge potential income generating item, as measured by expenditure by states, is immediately apparent in the following crude figures on global public spending on education offered by Education International; that on the threshold of the 21st Century, it had topped one trillion dollars and “…represented the costs of over 50 million teachers, one billion pupils and students, and hundreds and thousands of educational establishments.” It is therefore not surprising that education activity, as a potentially trade-able commodity in the global arena, should come into view. And, while much of the export market in education has until recently been centered upon the tertiary sector, the WTO has a more expansive view of what constitutes education services. In the background papers prepared by the WTO for ongoing negotiations, education services are viewed as falling into five main categories:
1. **primary education** – includes the normal notion of primary education and pre-school education services, but excludes child day-case services and adult literacy services;

2. **secondary education** - includes high school education, technical and vocational education and school-type services for handicapped students;

3. **higher education** – the teaching of practical skills in post-secondary, sub-degree technical and vocation education institutions, and education services provided by universities, colleges and specialized professional schools;

4. **adult education** - all education services not in regular schools and university – but includes general and vocational programs, literacy programs, correspondence schools, and

5. **other educational services** - anything not mentioned except recreational matters.

From this list, there are few sub-sectors within the overall ‘education sector’ that do not fall into the ambit of the GATS. To date 42 WTO members have made commitments for at least one education sub-sector, such as primary, secondary or higher education. Interesting this figure of 42 includes, as one Member, the European Community states—an interesting turn of events given the notion of subsidiarity that structures EU relations between the EC and member states. Further, among the 42 members, 25 have includes commitments for at least four of the five education sectors.37

In terms of the nature of the activity that is then legally protected under the GATS, there are four main categories of trade in education:

1. **cross-border supply** - includes any type of course that is provided through distance education or the internet, any type of testing service and education materials which can cross borders;

2. **consumption abroad** - involves the education of foreign students and is the most common form of trade in education services;

3. **commercial presence** - the actual presence of foreign investors in a host country. This would include foreign universities setting up courses or entire institutions in another country;
4. *presence of natural persons* - the ability of people to move between countries to provide education services.

At present education remains one of the sectors, along with the energy sector, where WTO members have been least inclined to schedule liberalization commitments—though there is clearly considerable pressure by organizations such as the OECD being exerted to do so. In a recent report tabled by the OECD, they note that most of the OECD countries (25 out of 30) have made commitments in educational services, but a significant number of developing countries have not made commitments. Among the non-OECD countries, China, Chinese Taipei and Thailand are the only countries that have made commitments among the main importers of educational services who send their students abroad most frequently. They go on to note that “…on the other hand there are some low-income countries such as the Kyrgyz Republic, Lesotho, Moldova and Sierra Leone that have made a high level of commitment, most likely suggests the OECD in order to attract foreign educational investments.”

In the following section we want to signal, broadly, the existing practices and social relations of education institutions that would now constitute barriers to trade and would be subject to change following the progressive liberalization process. Concerning cross-border supply, countries would be regarded as having barriers in place if they, for example, restricted the import of certain types of education materials, for example, creationism science as an teaching text, or where the use of national satellites for beaming educational activity was restricted to nationally-based firms or state activity. Countries, whether large or small, have sought to foster their own research and teaching materials, where possible. However this would be viewed as an inhibition of the cross-border supply of a service.

Barriers concerning consumption abroad are those that restrict student mobility—that is the education of foreign students—abroad. It is here that the most visible tip of the education services market can be recognized. As noted earlier, the advanced economies—U.S., Canada, Australia, New Zealand, France and Germany have all sought to educate foreign fee-paying students in publicly funded institutions where the student pays a significant if not a total portion of the costs of their education. This
is not restricted to tertiary education. Rather, such education activity might include primary, secondary, tertiary, specialist learning such as languages, or professional learning, such as teacher training, social work, engineering and so on. Barriers that have been identified which restrict consumption abroad are problems to do with visas, the amount of currency able to be taken out of the country, the difficulties in attaining the translation of degree of equivalents, and unequal access to resources within the country of study. Griffin Cohen observes that the sensitive issues are not likely to be those associated with visas and the like. Rather, it will be the “…way in which the removal of these barriers to ‘consumption abroad’ is applied in distinct circumstances. For example, any country that highly subsidizes students may find a requirement to provide equal access to these resources to students from another country an intolerable strain on public finances. The result could be the elimination of public subsidies to all students.”

Identified barriers to establishing a commercial presence include: (1) the inability to be recognized as a degree-or certificate institution, for instance cannot get status from the state to be recognized as a university; (2) measures that limit direct investment by foreign providers, for example because of equity ceilings—hence some type of financial twinning is required); (3) national requirements on an institution in setting up an institution, including national advantages such as grants; (4) nationally or professionally controlled needs tests – controlling the supply of particular types of labor and therefore its value—as in the case of medicine; (5) restrictions on foreign teachers—the WTO single out the case of Greek teachers, or France and the regulation foreign professors; (6) the existence of government monopolies—making it difficult to establish a commercial presence; and (7) high levels of government subsidization of local institutions—and which are not available to foreign providers.

Finally, barriers related to the presence of natural persons refer to matters such as the different approval processes for national and foreign educational providers, difficulties in recognition of foreign educational credentials, and needing to obtain visas in order to study, teach or establish a firm in another country. While some aspects of this agenda need to be examined further, for instance the difficulties some educators face, particularly those from developing countries who take up posts in wealthier ones, there are other issues at stake. This not only exposes former colonies
to a preference for academics from the former colonizing country but, as education becomes viewed as a private trade-able commodity, foreign providers may well want to import educators rather than using local educators.

Two key potential outcomes for national states emerge if the barriers, as identified by the WTO under GATS, are to be removed in the area of education services. The first of these is that, if a country to volunteer to commit themselves to the GATS rules in a particular education sector, this would require that foreign education service providers be guaranteed the right of access and operation, including the right to invest, to be given degree granting authority, to be eligible for government grants for their own, operations or for their students, or to send in their own labor. This would pose significant pressure on a system that was publicly funded and at the very minimum profoundly affect the public nature of education. The important issue here, too, is that once settlement of various issues is codified in the GATS, any changes will need to be settled through the disputes process.

Second, if barriers were to be eliminated in the area of the free trade of education services, the private sector would be in a position to undermine public delivery of education services through challenging government monopolies. Given that the GATS is about securing the conditions for creating and expanding private markets in the education services area, whenever governments operate in what is—or potentially could be—a market, their actions are barriers to the creation of private markets and therefore need to be controlled. Included in the challenge to government monopolies is the notion that government funded institutions are given unfair advantages through either direct subsidies or cross-subsidization within an institution. These will either have to be removed, or applied to the private sector as a matter of equal and fair treatment. Either way, the pressure would be to encourage public institutions to behave more like commercial enterprises and to have profit making rather than other motives – such as the valuing and protection of some disciplinary areas of knowledge for their own unprofitable sake—as their primary objective. These brief elaborations of the implications of the GATS for education services highlight the complexity of globalization as a product or an outcome of complex processes of territorialization and re-scaling that are at work in relation to a country’s education activities.
So far we have argued that through the GATS, the conditions are being created for disembedding education activity from its fixed institutionalized location as a nationally-regulated redistributational and legitimatory decommodified public good, forcing it into motion and into the global marketplace to be fixed through processes of successive liberalization as part of the built-in GATS agenda. In essence, the WTO, through the GATS process, has the potential to establish a new set of global rules of the game for the governance of education within national territories, in the process transforming state’s power and therefore the processes of development within and across nation states.

In the following and final section we examine the likely consequences for national states and their territories of this process. While this might be viewed as speculative, we argue, firstly, that—given the nature of the Agreement as a binding commitment—such speculations are critical if we are to have an informed debate on this. Secondly, as indications of the likely outcomes of a process of liberalizing education and making it more open to global interests we can look at the effect on the society of the liberalization and globalization of education in countries like New Zealand, or the affect of the North American Free Trade Agreement (NAFTA) on the Canadian and Mexican education systems. 40

Contradictions and Displacements in the Process of Rescaling
The above arguments suggest significant potential implications that rescaling will have on the governance of education as well as its social, economic and political consequences for societies and individuals. In this section we are particularly concerned with the potential contradictions that might emerge with rescaling and the possible effects on the politics of education. Given the crucial role that education plays in ensuring both the economic and the extra-economic conditions of the process of capital accumulation, rescaling the politics of education are of particularly important.

A hypothetical world education system, free of barriers, might entail not only an internationalization of educational credentials or a possible globalization of knowledge production and consumption, but will affect central aspects that have been
largely under the control of nation-states in the KWNS regime. The process of rescaling the governance of education to the global level, and specifically to the WTO, raises a number of crucial questions. For instance, how might national human capital planning be altered if a national education system was now governed by the rules of GATS rather than a nationally-specific set of rules? Further, how might one of the post-war roles of education, to construct national identity, be nationally secured in a global educational market place? Finally, will nation-states continue to allocate a central role to education as the central institution to ensure social mobility and meritocracy?

A key point we want to make is that the contradictions and displacements will not be homogeneous; rather they can differentiated along several dimensions; the result of differing capacities and interests of nation-states to both participate in the global agenda and to influence its outcomes. One dimension is procedural, that is the mode of political and operating calculation. The dimension is substantive, that is the social functions assigned to educational policy aspects of the politics of education. The potential displacements can also be differentiated by considering which of the core problems of the state—creating conditions for capital accumulation, providing a context for its reproduction and legitimating the capitalist mode of production—will be challenged by the processes of rescaling and global territorialization. A third possible dimension of difference lies in the capacity—or indeed an awareness—of the implications of particular decisions in the negotiation process, to control the nature of the effects caused by the process of rescaling. This capacity varies as a result of the differing economic and political power of nation-states. These are key questions whose answers will be no doubt shaped by the crucial changes that may occur under the GATS rules. An awareness of some of these questions is discernible in localized pockets of resistance in countries like Canada where similar processes have been underway as a result of NAFTA. Such concerns may well account for some of the hesitation around offering the sub-sectors although, as yet, there is considerable research to be done. As we have already indicated, the process appears to be an uneven one among actors, partly a result of the substantial differences in the capacity of nation-states to set the rules of the game as there are differences in the influence capacity of private organizations over an institution like the WTO, and partly because of the differing strengths of the economies of the countries involved and the need to
attract in foreign investment—a point recognized in a recent set of papers released by the OECD. The consequences of the GATS, or what we might view as the effects of the mechanisms of globalization—can be understood as the differing capacities of nation-states to deal with the new rules of the game in an inter-state system of decision making. These three dimensions do not exhaust the possible implications of the process of displacement, but they are useful instruments to analyze the potential contradictions and tensions in the movement from the national to the global level of decision-making.

Setting Rules for a World Without Rules: Constitutionalising the Neoliberal Agenda. A first possible consequence of rescaling upward can be observed in what Jessop identifies as a central contradiction in the neo-liberal doctrine; that is, the need to extend the scope of regulations in order to guarantee larger market access, and at the same time to avoid all the barriers to the free circulation of capital. GATS rules are a clear example of the need to establish political rules that have a compulsory character for its members. Interestingly, these rules of the game have to be highly codified in order to be effective. So, too, do the modes of conflict resolution as found in the Dispute Settlement Body. A review of recent disputes in the WTO web site reveals that the U.S. receives most of other countries complaints suggesting that the country that is the major player in promoting progressive liberalization through the WTO also has the capacity to disobey the rules that it has previously encouraged. Codification, however, reveals the rules and makes them evident and therefore makes them susceptible to critique around their construction or application.

In the educational field, we might imagine those aspects of a free market that may be quickly encouraged in the process of negotiation of GATS, such as commercial presence or cross-border supply, and those that will be subject to more difficult bargaining as a result of their political sensitivity, such as the presence of natural persons, because they are more likely to have an effect, whether direct or indirect, on the immigration laws. On the other hand, the high level of rule codification in the WTO indicates a different mode of political procedure. While nation states might operate in a rather more flexible regulative framework to leave scope for political decisions, such as creating higher education institutions, grant-system policy, sanctioning educational credentials and so on, the WTO procedures lie in the strict
accomplishment of rules leaving little margin for political flexibility. This may have a decisive impact on a nation state that has often used its education system to absorb the problems within its territory—such as social cohesion, legitimation, support for accumulation.

_Undermining the Role of Education for Social Cohesion – or a Permanent Educational Crisis?

A second effect of rescaling may be located in the structural role of education systems as important institutions for social cohesion. These distortions may take place at several levels. On the one hand, because the WTO—unlike the European Union—has no social agenda, there are substantial aspects of the social function of education that, structurally, the WTO does not address. While the role of education as a means to distribute equality of opportunity may, indeed must if legitimation is to be assured—remain on national and local state’s education policy agendas, states will increasingly face the dilemma of not having the fiscal and regulatory resources to address these issues. The state’s capacity to deal with the failure of the trickle-down effect of markets as a mechanism to distribute wealth may disappear in the process of displacement of the powers over education to a global scale. Some emergency strategies to react to educational crises may simply not be possible within the WTO/GATS framework, given that it sets strict rules on the intervention capacity of the state. In addition, discursive resources about meritocracy may lose their rhetorical power in a global educational market place where the purchasing power of individuals becomes a legitimate means of acquiring a high quality education.

Rescaling may also reduce the capacity of the national state to deal with one its core problems—its legitimation problems. While the audience for what counts as legitimation remains basically national, under GATS rules the national state may have more difficulties in generating discourses and practices to manage educational crises. It might be anticipated that a range of processes will emerge to deal with these problems. This might include recontextualisation—that is, an attempt to embed the process through transforming it, or rescaling to remove from view and therefore limit and manage struggles—as in the case of many of the devolution strategies of restructuring states. However, neither recontextualisation nor rescaling will ultimately fully absorb the displacement of the legitimation burden unless the WTO
itself moves toward developing mechanisms to deal with these problems—like the E.U. This is particularly the case at the current conjuncture, as Robinson argues, as:

Even if the global financial system can be brought under regulation the mechanisms simply do not exist for absorption strategies, nor does the system provide the material basis for a project of legitimation. It is not clear in the new epoch how these new contradictions will be played out or to what extent we may expect a transnational state to acquire the capacity to resolve them.50

Interestingly, the for-profit discourse of an organization like the WTO leaves little space for the development of discursive and political strategies to deal with the potential and inevitable contradictions and displacements of capital accumulation and thus problems of legitimation. To date the WTO has relied almost exclusively on the discourse of neo-liberalism and arguments about the trickle down effect. However, as the WTO meeting in Seattle in 2000 showed, the WTO will require more in its regulatory armoury to absorb the evident problems that have emerged in unequal trading relations. In other words, in the context of a growing world-watching civil society, the WTO has until recently shown little internal capacity to deal with social and political conflict. Its reactive strategies are not at all sophisticated, as witnessed in tactics such as meetings in remote places like Qatar, or the use of crude slogans. Rather, these have become simple targets for the new global social movements.

*From Investment to Consumption - the Business of Education and the Human Capital Problem.*

We have already suggested that under GATS education is regarded as a for-profit service. Although some of the implications of this change have been already referred to in this paper, a further crucial aspect remains still unexplored. If education becomes a key industry for the process of capital accumulation in the knowledge-based economy, this change transforms states by carrying a crucial shift in the economic functions assigned to educational systems under the KWNS regime. Supported by human capital theory, education has played a central role in the process of capital accumulation and economic development. That is, education has been understood as a key investment by states to improve labor productivity and economic growth. Indeed, the human capital paradigm has been given as the rationale for educational planning.
Although based on neo-classical economics, this paradigm has oriented educational policy making in national governments as well as in international organisations like the World Bank. Priorities and strategies concerning educational investment are established in national ministries and supranational organisations as a means for economic growth and for absorbing the problems of potential market failure.

However, if, the primary leit motiv of the rescaling and territorialising processes for global capital is about market access, then it follows that by setting into motion and commodifying education, the GATS rules undermine the strategic and economic, as well as the social functions of education in national systems. Through GATS, education becomes a goal rather than a means in the process of capital accumulation. Although the goals and the means of the economic functions of education are not necessarily mutually exclusive, those aspects that may guide the expansion of education in the search of consumers may contradict those that guide education as an area of strategic investment for economic development.

Moreover, the attack on the state sovereignty may not only be seen as a shrinking process in the state’s ability to invest strategically in education; it can also affect the rationality of nation-states in considering education as another area of foreign capital attraction. In a highly competitive global market, attracting foreign educational capital may well become a means of solving a countries balance of payments problems and a strategy to deal with the fiscal deficit of the state. Indeed this appears to be a reason, as we have noted earlier, for some countries signing all of their education sectors on to all modes of education trade. Of course, these reasons may be more powerful in those countries which educational policy has been largely imposed by the Structural Adjustment Programs of the World Bank and the International Monetary Fund (IMF). However, even in countries like the United Kingdom, private investment in education—in the form of public private partnerships in the United Kingdom—may be may be an attractive source of financing educational services and a mean to either reduce the educational budget or in the case of E.U. countries meet the terms of fiscal prudence and levels of expenditure in the public sector agreed to under the E.U. Stability Pact (1992).
The Localisation of Globalisms: the Emergence of New Forms of Cultural Imperialism.

The last possible consequence of rescaling to be considered here is concerned with the possible cultural implications of GATS on nations education systems. The scope of these effects may be diverse and not able to be predicted but would include all possible forms of cultural imposition, for example US texts on science, cultural hybridization as a result of global education channels such as Channel One, or the process of production and circulation of cultural commodities. Analyzing these possible effects is beyond the objectives of this paper, however we can point to the likely consequences for nations of cultural functions assigned to educational institutions by postwar nation-states—many of which will have a public good function. These functions include the building of national identity, the use and development of national language, a certain national policy of knowledge production, and the production and reproduction of specific forms of cultural capital appropriated by the emerging new middle classes. Whatever the form of the consequence, what is important to register is that because of the GATS constraints, nation states will lose a considerable capacity to direct these outcomes in ways that they might previously have done. Language and national identity are vulnerable social functions in a global market place dominated by multinational educational corporations. Indeed, the basis of a national policy for knowledge production, its national appropriation and its distribution, may be eroded in a free market context of a knowledge-driven economy. Along with the importance of knowledge and information as key inputs for economic productivity and growth, the struggle over its production, appropriation and dissemination becomes a critical aspect for the structuring of the unequal global social structure.

Finally, even the role of schooling for cultural and social reproduction will face important challenges. Middle classes have historically tried to influence, participate in, or even appropriate some state institutions to ensure the basis of its social reproduction: the production and reproduction of cultural capital. Rescaling crucial aspects of the governance of education upward might potentially undermine the role of cultural capital in the reproduction of social structure while stressing the economic capacity of individuals to access to the top global higher education institutions. Mechanisms of social and cultural reproduction may be altered as a consequence of a
changing educational market that impacts on the patterns of educational aspirations and educational consumption.

**Conclusions**

In this analysis we set out to do a number of things. First, we wanted to move the analysis of globalization and education forward by introducing a series of concepts—fixity and motion, space, scale and territorialization, that we believe give greater purchase on this complex process of change in the governance of education through the WTO/GATS process. Further, we argued that identifying key political and economic actors like the WTO as subjects of globalization, and examining the mechanisms through which they both exert power and respond to pressures, moves us away from the ideological appropriations of globalization. In essence, we wanted to use this as a window on complex processes at work to reveal real actors and interests. Examining the politics of rescaling and the emergence of the WTO as a global actor, and the mechanisms like GATS through which it works on national territories and education systems, enables us to see how education systems are both offered, and pressured into responding to, the logic of free trade globally. We are also able to see processes of territorialization at work, particularly through the way in which particular countries have been very powerful in promoting liberalization in ways that suit their own interests. We have argued that not only does the WTO become a site where powerful countries are able to dominate and shape the rules of the game, but in a global economy some countries increasingly view opening up their education systems to the global marketplace as a means of attracting foreign investment. At the same time we have tried to be careful not to suggest that the WTO is not simply an instrument of global capital, though this is surely this is part of the story. Rather we have sought to show that many states—though not all in the same way and not for the same reasons—are at least willing if not eager players in the WTO processes as they seek to advance their own national interests in global knowledge economy. Further, the process of rescaling aspects of the governance of education upward to the global level will, we believe, pose considerable problems in the short and medium terms for national states. That is, they will find it increasingly difficult to manage both the conditions that ensure the expansion of capitalism and the means to absorb its contradictions because their technical and political capacity will be curtailed.
Diminished state autonomy—particularly in the provision and regulation of traditionally public goods without the possibility of constructing at the same time global political structures to account for market failures—may locate education at the forefront of national and global political battles. If this happens, the role of national education system in fixing, albeit indirectly, the conditions for the expansion of global capitalism—in the face of no alternative—will be eroded. This will, surely, create a much shakier terrain than to date that will inevitably threaten its legitimatory base.
<table>
<thead>
<tr>
<th>SCALE OF GOVERNANCE</th>
<th>SUPRA-NATIONAL</th>
<th>NATIONAL</th>
<th>SUBNATIONAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>INSTITUTIONS OF COORDINATION</td>
<td>GOVERNANCE ACTIVITIES</td>
<td>FUNDING</td>
<td>OWNERSHIP</td>
</tr>
<tr>
<td>STATE</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>MARKET</td>
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<td>COMMUNITY</td>
<td></td>
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<tr>
<td>HOUSEHOLD</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Figure 1: PLURI-SCALAR GOVERNANCE OF EDUCATION


10 As early as the 1970s, Henri Lefebvre (1991) posed the ‘the scale question’ – in particular its social production and socio-political contestation.


15 See David Harvey (1982), op. Cit: 398-405.


22 See, for example the OECD/US Forum on Trade in Educational Services, 23-24th May, 2002.

23 See the Ministry of Education website – and documents such as Export Education in New Zealand: A Strategic Approach to Developing the Sector. (2001) The report notes that in NZ there are over 700 export providers (NZ has a population of 3 million) and which in 2000 contributed $700 million to the economy. It is noted that the export of education services had the potential to realize $1billion. For an analysis of the early stages of this development see Roger Dale and Susan Robertson, “‘Resiting’ the nation, ‘Reshaping’ the state: Globalization effects on education policy,” in Education Policy in New Zealand: the 1990s and Beyond, Mark Olssen and Kay Morris-Matthews, eds. (Palmerston North: Dunmore Press, 1997), 224.


27 Ibid: 1.

28 The whole of the Asian region is regarded as a huge potential market for services in Asia where almost 3.1 billion people–over 60 per cent of the world’s population–lives. A number of these economies have high rates of growth that is predicted to continue well into the 21st Century—with a growing middle class and discretionary income to spend (see Singapore, Taiwan, Malaysia, Hong Kong). These markets have proved lucrative (World Investment Report, UNCTAD, 1995). See, for example, the WTO/GATS Communication from New Zealand – Negotiating Proposal for Education Services 26th June, 2001–where the export of education is promoted as critical for generating revenue for public and state sector institutions—and ‘vital’ for the development of human capital (WTO website).


31 In the Seattle Round of the WTO, the Coalition of Service Industries (CSI) outlined their goals: (i) ensure the right of US companies to establish operations in foreign markets, including the right to wholly own these investments; (ii) ensure that US companies get ‘national treatment’ so that foreign investors have the same rights as domestic companies in a given market; (iii) promote pro-competitive regulatory reform focused on an inadequacy of appropriate and consistent rules as well as transparency and impartiality of regulatory administration; (iv) remove barriers to cross-border trade, and (v) remove obstacles to the free movement of people and business information. A second group—British Invisibles—have also been prominent in the WTO forums. Otherwise known as International Financial Services London [IFSL] British Invisibles are a London-based organization who work for the removal of barriers to trade in the global market for ‘invisible’ financial services. British Invisibles played an important role in the negotiations that led up to the 1997 Agreement on Financial Services under the WTO (see IFSL website).

32 Article 1.3 of the GATS.


34 Using public choice theory, the New Zealand government has argued—successfully—that the private benefits of education arising from higher education should be paid for privately through a fee structure. For an account of this see Robert Stephens, “Financing tertiary education,” in Education Policy in New Zealand: the 1990s and Beyond, in Mark Olssen and Kay Morris-Matthews eds. (Palmerston North: Dunmore Press, 1997). For a discussion on World Bank policy in this regard, see Christopher Colecough and Keith Lewin, Educating all the children strategies for primary schooling in the South, (Oxford Clarendon Press, 1993).

35 While it might be inferred that this has arisen as a result of particular players attempting to put a ‘brake’ on the process in the face of US pressure, it should be noted that at the time of writing the US had only offered one sector—adult sector—in the voluntary negotiations over education services.

These are Czech Republic, Hungary, Japan, Mexico, Norway, Poland, Slovak Republic, Switzerland, Turkey, European Union, Albania, China, Chinese Taipei, Croatia, Estonia, Georgia, Jordon, the Kyrgyz Republic, Latvia, Liechtenstein, Lithuania, Moldova, Oman, Sierra Leone.


