


ORIGINAL ARTICLE

Preemption in the Intergovernmental Trenches: Explaining Gubernatorial Preemption Style during COVID-19

Alexandra Artiles 

Department of Political Science, Boise State University, ID, USA
Email: alexandraartiles@boisestate.edu

(Received 11 February 2023; revised 16 January 2024; accepted 14 February 2024; published online 31 October 2024)

Abstract

During the COVID-19 pandemic, governors preempted local governments at unprecedented levels. A rich literature examines state preemption of local governments, but gubernatorial preemption – and the strategies governors use to do so – remain understudied. This paper examines what institutional and political factors influenced governors' preemption style during the pandemic by analyzing a dataset of over 1,200 COVID-19 executive orders, classified by their style of preemption: ceiling, floor, or vacuum. Governors in states with high local autonomy rely on ceiling and floor preemptions. Republican governors are likelier to issue ceiling preemptions that bind local governments' hands. Governors in states with ideologically dissimilar local governments tend to issue vacuum preemptions. When non-preempting provisions are dropped from the analysis, local autonomy does not significantly affect issuing one type of preemption over another. On the other hand, Republican governors are more likely to issue both ceiling and floor preemptions over vacuum preemptions. Governors in states with high ideological asymmetry are less likely to issue ceiling and floor preemptions over vacuum preemptions. These findings provide insight into gubernatorial behavior, interactions between state and local governments, and how theories of federalism can teach us more about how governments respond to crises.

Keywords: executive behavior; governors; preemption; state politics; COVID-19

Introduction

Governors used their emergency powers to deploy diverse strategies to combat rising case numbers during the COVID-19 pandemic. In April 2020, Maryland Governor Larry Hogan banned local governments from implementing mask standards that conflicted with his (Hogan, Executive Order 20-04-15-01). Colorado Governor Jared Polis allowed local governments to implement their own mask standards – only if they were stricter than his (Polis, Executive Order D 2020 138). Iowa Governor Kim Reynolds took a broader approach, prohibiting local governments from implementing

mask mandates without setting statewide mask standards (National League of Cities 2022). Each of these gubernatorial strategies is an example of preemption, whereby a law passed by a higher authority takes precedence over a law passed by a lower one (Barber and Dynes 2021). However, each governor's strategy differed in *how* they preempted their local governments. Many governors barred local regulation altogether, while others granted local governments some flexibility, allowing mandates that were more or less restrictive than their own.

A flourishing research agenda examines state preemption of local governments. This research agenda is increasingly important, given that state preemption of local governments continues to rise (Flavin and Shufeldt 2020; Fowler and Witt 2019; Kogan 2017; Swanson and Barrilleaux 2020). Scholars have begun classifying the different preemption styles, including floor, ceiling, and vacuum preemption (Goodman and Hatch 2021; SoRelle and Walker 2016; Wagner *et al.* 2019). Ceiling preemptions restrict local governments from issuing laws different or stricter than their state's, while floor preemptions restrict local governments from issuing laxer laws. Vacuum preemptions prohibit local governments from doing something without the state setting standards of its own (National League of Cities 2022). These three distinct preemption styles are not hierarchical; however, vacuum preemptions are viewed as more restrictive than ceiling and floor preemptions (National League of Cities 2022).

However, there are several shortcomings in the existing literature. Although many scholars descriptively examine the different preemption styles, empirical examinations are rare and typically focus on ceiling and floor preemptions (SoRelle and Walker 2016). Existing empirical analyses often exclude vacuum preemptions, which I demonstrate in this paper are frequently employed by governors. Existing literature primarily focuses on federal preemption style, often overlooking how and why states preempt their local governments. Moreover, most studies focus on legislative and judicial preemption. Although gubernatorial preemptions occur during times of emergency, several aspects of gubernatorial preemption make it interesting to examine. For example, unlike legislative preemption, gubernatorial preemption is unilateral, effective immediately, and can be done year-round while lawmakers are out of session. Therefore, gubernatorial preemption can reflect a governor's political aspirations, personal experiences, and ideology without the moderating effect of other elected officials.

I remedy these shortcomings by unveiling the institutional and political conditions influencing gubernatorial preemption style during the COVID-19 pandemic. I introduce original data to complement the dataset of COVID-19-related executive orders introduced by Weissert *et al.* (2021) by classifying their style of preemption: ceiling, floor, or vacuum (Goodman and Hatch 2021; Wagner *et al.* 2019). Findings indicate that local autonomy, partisanship, and ideological asymmetry are associated with different preemption strategies. Governors in states with high local autonomy rely on ceiling and floor preemptions. Republican governors are more likely to issue ceiling preemptions and less likely to issue vacuum preemptions. Governors in states with ideologically dissimilar local governments are more likely to issue vacuum preemptions and less likely to issue ceiling and floor preemptions.

When non-preempting provisions are dropped from the analysis, local autonomy does not significantly affect issuing one type of preemption over another. On the other hand, Republican governors are more likely to issue both ceiling and floor preemptions over vacuum preemptions. Governors in states with high ideological

asymmetry are less likely to issue ceiling and floor preemptions over vacuum preemptions. These findings have significant insights for scholars trying to understand gubernatorial behavior, the relationships between state and local governments, and how theories of federalism can teach us more about how governments respond to crises.

Preemption and the COVID-19 pandemic

State–local preemption in the US

American federalism continues a trend toward centralization, with the federal government centralizing over state governments and state governments centralizing over local governments (Bowman and Kearney 2011; Kincaid 2018; Stephens 1974). State centralization has become increasingly preemptive. States preempt local governments over numerous policy domains, such as environmental regulations (Welland 2000), gun control (Pomeranz, Silver, and Lieff 2021), the minimum wage (Riverstone-Newell 2017), discrimination in public facilities (Dorosin 2020), rent control (Treskon and Docter 2020), and immigration customs and enforcement (Olivas 2007). State preemption has also become more punitive, with states threatening noncompliant local governments with fines or state aid cutoffs (Briffault 2018; Weissert *et al.* 2021).

Gubernatorial behavior: what do we know?

Governors are responsible for implementing state laws and overseeing the operation of the state executive branch (National Governors Association 2023). Governors have various tools to fulfill these responsibilities, including executive orders, executive budgets, and legislative proposals and vetoes (National Governors Association 2023). A limited but growing literature suggests that governors utilize these tools, particularly executive orders, for many purposes. Namely, governors issue executive orders to shape public policies such as immigration (Arellano 2012), environmental regulations (Gakh, Vernick, and Rutkow 2013), LGBT rights (Sellers Mitchell 2017), and public health (Curley and Federman 2020). Furthermore, governors issue executive orders in response to legislative delegation or to circumvent legislative authority (Barber, Bolton, and Thrower 2019; Cockerham and Crew 2017; Ferguson Margret and Bowling 2008). In sum, as chiefs of the state, governors are significant entities who can change the course of a state's political trajectory.

Why gubernatorial preemption?

Preemptions can and have been issued by all three branches of government. An abundant literature examines legislative preemption (Boeckleman and Day 2021; Einstein and Glick 2017; Flavin and Shufeldt 2020; Goodman 2019; Pomeranz, Silver, and Lieff 2021; Riverstone-Newell 2017; SoRelle and Walker 2016), while some studies shed light on the role of the judiciary in preemption (Briffault 2018; Stahl 2020; Swanson and Barrilleaux 2020).

However, we know little about gubernatorial preemption compared to legislative and judicial preemption. This is because gubernatorial preemption is only accessed through the emergency powers awarded to governors during crises, making this form

of preemption less frequent than legislative and judicial preemption (McDonald, Goodman, and Hatch 2020). However, gubernatorial preemption warrants attention in the literature because governors behave differently than legislators and judges concerning preemption. For example, state legislators interested in preempting local action face significant time constraints due to the cartelized agenda-setting system (Cox and McCubbins 2005). On the other hand, governors can issue preemptions immediately and unilaterally. Therefore, this preemption can reflect a governor's political ambition, personal experiences, partisanship, and ideology without the moderating effect of other elected officials and interests (Ferguson Margret and Bowling 2008).

The COVID-19 pandemic allowed governors to become the primary preemptors of local action (Bowman and McKenzie 2020; Weissert *et al.* 2021). This is because, during times of emergency, states grant governors significant control over state and local affairs – including dictating what local governments can and cannot do (Waugh 2007). For example, Florida statutes grant governors the ability to “assume direct operational control over all or any part of the emergency management functions.” Florida governors may direct emergencies “until the Governor finds that the threat or danger has been dealt with” (Florida Statutes 2021). Pennsylvania statutes allow governors to “utilize all available resources of the Commonwealth Government and each political subdivision of this Commonwealth as reasonably necessary to cope with the disaster emergency” (Pennsylvania Statutes 2022). Governors across the US did precisely this – preempting local governments over business closures, mask mandates, social distancing, and more – without legislative constraint. Given the governors' unique role, the COVID-19 pandemic provides an excellent opportunity to study gubernatorial preemption style.

Defining the three preemption styles

Governors preempt local action in several ways. In all cases, the executive orders passed by a governor take precedence over orders passed by their local governments (Barber and Dynes 2021). Goodman and Hatch (2021) and Wagner *et al.* (2019) identified three distinct modalities of preemption. Ceiling preemptions prevent local governments from establishing different or stricter ordinances than those established by state law; local governments can only issue equally restrictive or less restrictive measures than their state. For example, West Virginia Governor Jim Justice prohibited local governments from issuing mask mandates that were stricter than his own. During the pandemic, ceiling preemptions were desirable to local officials who felt that mask and vaccine mandates were a government overreach that infringed on personal freedom (Vuolo, Kelly, and Roscigno 2020). Floor preemptions are essentially the opposite of ceiling preemptions. Floor preemptions prevent local governments from establishing laxer ordinances than those established by state law; local governments can only issue equally restrictive or more restrictive measures than the state (Goodman and Hatch 2021). For example, Nevada Governor Steve Sisolak declared that local governments would follow the state's minimum mask requirements but could adopt additional protective measures. During the pandemic, floor preemptions appealed to many local officials because they established a statewide standard and still left them with the power to enact more robust regulations (Vuolo, Kelly, and Roscigno 2020).

Table 1. Examples of the types of preemption affecting local governments

Type	State	Date	Example
Ceiling	Arkansas	June 18, 2020	“Cities and counties shall not impose any restriction of commerce or travel that is more restrictive than a directive or guidelines issued by the Secretary of Health, in consultation with the governor.”
Floor	Alabama	April 3, 2020	“After the date this order is issued, the Jefferson and Mobile County Health Officers are authorized, after approval by the State Health Officer, to implement more stringent measures as local circumstances require.”
Vacuum	Florida	April 2, 2021	“No Florida government entities or its subdivisions shall issued vaccine passports, passes, or other documentation for the purpose of certifying vaccination status.”
Non-preempting	Rhode Island	March 3, 2021	“All state and municipal employees are encouraged not only to get the COVID–19 vaccine when they are eligible but to become advocates and ambassadors for increased participation in the Program.”

Vacuum preemptions occur when a state government chooses not to regulate a particular policy but still forbids local governments from doing so, creating a regulatory vacuum. For example, Iowa Governor Kim Reynolds did not issue a mask mandate in her state but declared that local governments had no authority to implement mask mandates (National League of Cities 2022). Vacuum preemption is often undesirable to local officials because it leaves a policy area of concern entirely unregulated. Table 1 provides additional examples of each type of preemption from the dataset.¹

What influences a governor’s preemption style?

A governor’s preemption style is influenced by the institutional and political factors they face. The first factor relates to the institutional condition of a governor’s state, while the final three factors relate to the political landscape of a governor’s state.

Local autonomy

Localities do not have the same immunity from state preemption that states have from federal preemption (Blair *et al.* 2020; Kamal *et al.* 2018; Rosenbaum and Westmoreland 2012).

The local autonomy movement aimed to institutionalize municipal protections, such as Home Rule, to provide localities with legal frameworks to challenge state preemption (Bunch 2014). Such frameworks protect localities from state overreach; if a state wishes to reclaim power from a municipality, it must first prove the existence of conflict between state and local ordinances (Einstein and Glick 2017). As a result,

¹See the [Supplementary Material](#) for additional examples of each type of preemption.

localities across many states enjoy increased importance, discretion, and capacity (Wolman *et al.* 2010).

However, states are increasingly testing the boundaries of local autonomy by preempting issues that were once within the purview of local government authority, such as zoning and public safety (Stahl 2020). When local governments have considerable autonomy, preemption becomes the only way for states to guarantee local compliance. Legislators and judges have preempted high-autonomy local governments over a wide variety of issues, including land use (Stahl 2020), hydro-fracking (Knight and Gullman 2015), firearms (Pomeranz, Silver, and Lieff 2021), and the minimum wage (Goodman 2019). A growing body of evidence suggests that governors also override high-autonomy local governments. For example, Weissert *et al.* (2021) found that higher local autonomy was associated with increased gubernatorial preemption during the pandemic. Moreover, many state courts ruled that municipalities could not exercise autonomy if it conflicted with the broad emergency powers reserved for governors (McDonald, Goodman, and Hatch 2020).

I anticipate that governors will constrain local governments with high autonomy through ceiling preemptions. The logic behind this is that local governments with high autonomy tend to innovate and adopt various policies. For example, high-autonomy local governments were at the forefront of mitigation during the pandemic, often instituting bans on large gatherings and closing bars and restaurants (Brasch and Lutz 2020).

To avoid having to contend with a myriad of local regulations during a public health crisis, governors will impose uniformity by banning local governments from taking action different from the statewide policy (Wagner *et al.* 2019). In other words, governors will issue ceiling preemptions to prevent policy diffusion among their local governments (Mallinson 2020).

The use of ceiling preemption to strategically circumvent local governments with high autonomy was apparent throughout the pandemic. For example, local governments throughout Tennessee – which have considerable autonomy – experienced unprecedented ceiling preemptions throughout the pandemic. Governor Bill Lee established a regulatory ceiling over stay-at-home orders by preempting “any other order issued by a local official or local government entity that contravenes or would limit the application of the provisions of this order.” Governors in Arizona, Georgia, Florida, Mississippi, South Carolina, Texas, and West Virginia issued orders with similar regulatory ceilings (Davidson and Haddow 2020).

- **Local Autonomy Hypothesis:** Governors in states with higher local autonomy are likelier to issue ceiling preemptions than governors in states with lower local autonomy.

Partisanship

For decades, the Republican Party has supported decentralization, while the Democratic Party has supported centralization. Following this logic, one might expect that Democratic governors are more likely to preempt local governments than Republican governors (Dinan and Heckelman 2020). However, it is increasingly the case that Democratic and Republican governors alike preempt their local governments (Barber

and Dynes 2021; Einstein and Glick 2017; McDonald, Goodman, and Hatch 2020; Treskon and Docter 2020).

However, Democratic and Republican governors use different strategies to preempt local governments. It is increasingly the case that Republican-controlled states tend to issue ceiling preemptions, allowing local governments only to implement equally or less restrictive measures than their state. In contrast, Democrat-controlled states tend to issue floor preemptions, allowing local governments only to implement equally or more restrictive measures than their state. Republicans tend to issue ceiling preemptions in the areas of business and commerce to prevent increased regulations and restrain the scope of government, while Democrats tend to issue floor preemptions on civil rights and healthcare, ensuring minimum protections for individuals (Conlan and Posner 2016; Meyer-Gutbrod 2018; SoRelle and Walker 2016).

The increase in ceiling preemption has been tied to battles between Republican state governments and Democrat local governments (Mallinson 2020). For example, Flavin and Shufeldt (2020) found that states with Republican trifectas are significantly more likely to prohibit local governments from raising the minimum wage above the state ceiling. Blair *et al.* (2020) found that Republican-dominated states tend to issue ceiling preemptions over workers' rights laws, including the minimum wage, project labor agreements, and paid leave.

Throughout the pandemic, Republican and Democratic governors alike continued these preemption trends, with Republican governors limiting local government restrictions on business closures, mass gatherings, and quarantines and Democrats setting minimum standards on these issues. Republican governors issued ceiling preemptions over public health by banning or limiting local mask and vaccine restrictions, while Democrats issued floors requiring masks and vaccines. For example, Mallinson (2020) discussed the increased reliance on ceiling preemption by Republican governors – including in Arizona, Georgia, Florida, and Mississippi – to override local governments and set a statewide standard. McDonald, Goodman, and Hatch (2020) leveraged a database of executive orders focused on staying at home and sheltering in place. They found that Republican governors tend to prevent local government from exceeding statewide standards, while Democrat governors tend to allow local governments to set their policies at higher levels. Chen, Boadu, and Xiao (2022) found that Democrat governors are significantly more likely to adopt regulatory floors through mask mandates than Republican governors.

- **Republican Governor Hypothesis:** Republican governors are more likely to issue ceiling preemptions than Democratic governors.
- **Democratic Governor Hypothesis:** Democrat governors are likelier to issue floor preemptions than Republican governors.

Ideological asymmetry

Ideology heavily influences state preemption activity. Barber and Dynes (2021) found that local officials whose cities are ideologically distant from their state government are likelier to report being preempted. Swanson and Barrilleaux (2020) found similar results concerning judicial preemption: state courts are more likely to preempt local

ordinances when local and state governments are ideologically dissimilar. A limited but emerging literature suggests that governors also preempt ideologically distant local governments. For example, Weissert *et al.* (2021) found that governors in ideologically asymmetric states were significantly more likely to preempt local action during the COVID-19 pandemic.

Governors have policy preferences that can be negated or weakened by the various actions of local governments in their state (Tausanovitch and Warshaw 2014). By utilizing ceiling preemptions, governors can prevent ideologically dissimilar local governments from moving policies away from their preferred positions by barring them from passing anything that deviates from the statewide policy. For example, Texas Governor Greg Abbott issued a series of ceiling preemptions prohibiting local governments from implementing any restrictions on mask mandates, stay-at-home orders, or restrictions on religious gatherings that differed from the statewide restrictions (Platoff 2020). Notably, these preemptions disproportionately targeted liberal cities – including Austin, Dallas, and San Antonio – that had attempted to impose stricter restrictions than the state. Attorney General Ken Paxton warned these cities to roll back their “unenforceable” restrictions beyond the state’s or face lawsuits (Davidson and Haddow 2020).

- **Ideological Asymmetry Hypothesis:** Governors in states with greater ideological asymmetry are likelier to issue ceiling preemptions than governors in states with less ideological asymmetry.

In sum, I expect a governor’s preemption style to be influenced by both the institutional and political circumstances within their state. I now turn to the empirical analysis.

Empirical analysis

Data collection

I extend Weissert *et al.*’s (2021) database containing 897 gubernatorial executive order provisions issued in response to the pandemic from March 2020 to August 2020.² Weissert *et al.* (2021) collected every provision from the Council of State Governments (CSG) COVID-19 Resources for State Leaders and filtered to only include provisions referencing cities, municipalities, counties, towns, townships, villages, local governments, local orders, local authorities, other governmental units, and preemption.

The extended database adds an additional 321 provisions issued from September 2020 to December 2021, making for a total of 1,219 provisions from March 2020 to December 2021. As observed in Weissert *et al.* (2021), states continued to vary significantly in their use of executive orders in response to the pandemic. New Jersey issued the most provisions affecting local government (150), while Nebraska issued the least (1). The average state issued twenty-five provisions that affected local government.

²Since some executive orders were comprehensive and included several distinct directives for local government, provisions within executive orders are the unit of analysis.

Dependent variable

My dependent variable measures the type of preemption issued by a governor during the pandemic. Applying the preemption framework developed by Wagner *et al.* (2019), provisions were coded into one of three categories: ceiling preemption, floor preemption, and vacuum preemption.³ Including all executive orders that mention local government is essential to represent the universe of executive orders. Therefore, a fourth baseline category is reserved for all executive orders that do not preempt local governments. This means that these provisions either empower local governments or are neutral. Empowering provisions allow local governments to act on a policy issue. For example, Wisconsin Governor Tony Evers enabled local governments to address local coronavirus outbreaks through local executive orders (Evers, Executive Order 2020-30). Neutral provisions typically contain coordination, technical language, or clarifying language. For example, Minnesota Governor Tim Waltz encouraged local governments to work collaboratively with establishments to allow for outdoor dining services (Waltz, Executive Order 20-0).

Two coders independently coded a random sample of ten percent of the provisions, assigning them to one of the four categories of the dependent variable. Table 2 shows the inter-coder reliability scores between the two coders.

Table 3 reports the percentage of each type of preemption throughout the pandemic. Ceiling preemptions are common, representing 34.29 percent of the data. These were followed closely by non-preempting provisions, which are 33.31 percent of the data. Floor and vacuum preemptions were 16.08 percent and 16.32 percent of the data, respectively. As one can see, although vacuum preemptions

Table 2. Inter-coder reliability scores

	Coef.	Std. Err.	T	P>t	[95% Conf. Interval]	
% Agreement	0.960	0.018	54.11	0.000	0.925	0.995
Brennan and Prediger	0.946	0.024	40.01	0.000	0.899	0.993
Cohen's kappa	0.945	0.024	39.15	0.000	0.897	0.993
Scott/Fleiss' Pi	0.945	0.024	39.14	0.000	0.897	0.993
Gwet's AC	0.947	0.024	40.29	0.000	0.900	0.993
Krippendorff's alpha	0.945	0.024	39.15	0.000	0.898	0.993

Table 3. Distribution of executive order provisions

Type	Percent
Ceiling	34.29
Floor	16.08
Vacuum	16.32
Non-preempting	33.31

³See the [Supplementary Material](#) for a more detailed description of the dataset coding process.

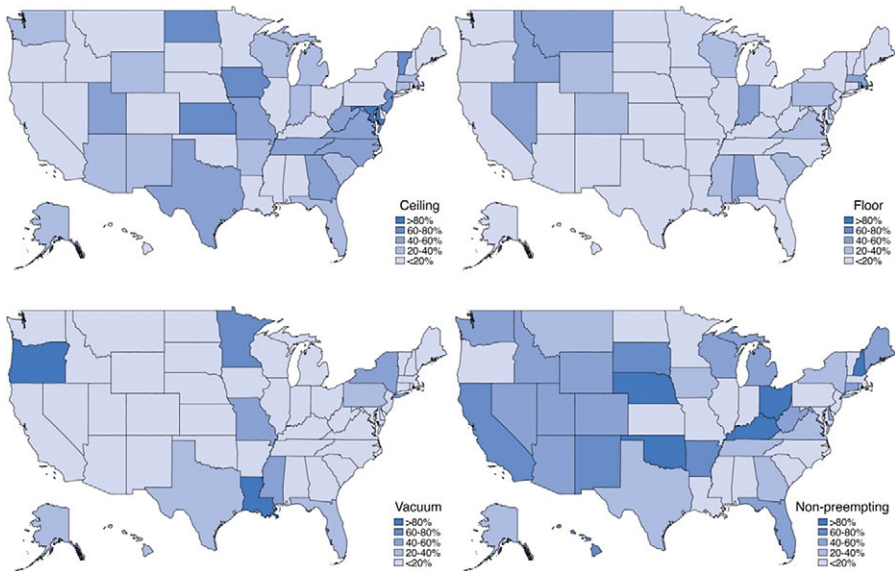


Figure 1. Use of preemption style by state.

are often neglected in the literature on preemption style, they are quite commonplace.

There exists great variation in the types of preemption used across states. Figure 1 reports the percentage of each type of preemption issued by the governor in each state throughout the pandemic. Some states rely heavily on a single type of preemption, while others utilize a combination of preemption types. Ceiling preemptions were heavily used in Iowa, Maryland, and North Dakota. Floor preemptions were most common in Alabama, Montana, and Rhode Island, and vacuum preemptions were frequent in Louisiana and Oregon. Non-preempting provisions were common in Ohio and New Hampshire.

Independent variables

The first independent variable of interest is local autonomy. I utilize Wolman *et al.*'s (2010) index of local autonomy. The Wolman *et al.* (2010) index utilizes three dimensions of local autonomy: local importance, local discretion, and local capacity. The authors identify twenty-one variables within these three dimensions and use factor analysis to create an overall local autonomy score. Higher scores indicate greater levels of local autonomy, while lower scores indicate lower levels. A score of zero indicates moderate levels of local autonomy. The state with the highest autonomy score is Kansas (0.861), while the state with the lowest is Hawaii (-1.213). States with moderate levels of local autonomy include Indiana (-0.04) and North Carolina (-0.036). Measures of local autonomy, such as Home Rule and Dillon's Rule, are binary and do not capture variations in local authority levels; therefore, I opt for the measure by Wolman *et al.* (2010).

The second independent variable is the political party of a state's governor, retrieved from Ballotpedia. Republican governors are coded 1, while Democratic governors are coded 0. In 2020, there were 27 Republican governors and 23 Democratic governors; in 2021, there were 28 Republican governors and 22 Democratic governors.⁴

The third independent variable is the ideological distance between a state and its localities. I utilize Tausanovitch and Warshaw's (2014) state and county ideology measure, which is based on aggregating 275,000 policy-related survey responses from US adults. I averaged the county ideology scores from Tausanovitch and Warshaw (2014). Then, I subtract the average county ideology score from its state government's ideology score to form an asymmetry score. A state with complete asymmetry is coded as a 1; a 0 represents a state with complete symmetry. The state with the most ideological asymmetry is Alaska (0.419); the state with the least is Rhode Island (0.03).

Control variables

I control whether a governor's state government is divided since governors may rely on preemption via executive orders when bargaining with their legislature is costly (Cockerham and Crew 2017; Sellers Mitchell 2017). Divided governments include when both parties control at least one chamber of the legislature or the governor's office (Barber and Dynes 2021). Divided governments are coded 1, while unified governments are coded 0. I also control for two characteristics of a governor that may influence their preemption style. I control for a governor's institutional powers; stronger governors may preempt more aggressively than weaker governors. I utilize Ferguson's (2013) index of gubernatorial power, which accounts for separately elected executive branch officials, tenure potential, appointment power, budget power, veto power, and party control. I also control for whether a governor is a lame-duck; governors may be less concerned about the consequences of preempting their local governments when they are ineligible for reelection. This measure is binary, where 1 is a lame-duck governor, and 0 is a governor eligible for reelection. I also capture the overall partisan composition of a state's electorate, which will likely influence a governor's actions. This is measured using a state's vote share for President Trump in the 2020 election.

The pandemic unequivocally produced both economic and public health downfall within states; the magnitude of these crises is likely to influence a governor's preemption style. Therefore, I control for a state's average monthly COVID-19 cases per 100,000, retrieved from the Center for Disease Control (CDC), and a state's monthly unemployment rate, retrieved from the Bureau of Labor Statistics (BLS). Finally, states with higher populations might be adversely impacted by the spread of COVID-19; therefore, I control for the log of a state's population in 2020. [Table 4](#) details the summary statistics for every independent and control variable used for analysis.

⁴A robustness check verifies that the changes in gubernatorial partisanship and divided government did not change results between 2020 and 2021 (see [Supplementary Material](#)).

Table 4. Summary statistics

	<i>N</i>	Mean	Median	Min	Max
Local autonomy	1219	.079	0.062	−1.231	.861
Republican governor	1219	.46	0	0	1
Ideological asymmetry	1219	.146	0.149	.003	.419
Divided government	1219	.274	0	0	1
Governor power	1219	20.606	21	14	26
Lame duck	1219	.211	0	0	1
Trump vote	1219	.473	0.454	.307	.699
Cases	1219	.315	0.141	0	3.22
Unemployment	1219	8.938	8.1	2.2	22.7
Logged population	1219	15.505	15.607	13.267	17.504

Estimating the models

I estimate two multinomial logistic regression models to test the political and institutional influences on preemption style. I use this method because the dependent variable – preemption style – is categorical, with two or more unordered levels. In the first model, I examine the likelihood of adopting one type of preemption over a non-preempting provision. In the second model, I examine the likelihood of adopting one type of preemption over another type of preemption. To address the potential problems with clustering, both models include phase-fixed effects and state-clustered standard errors.^{5,6}

Since multinomial logits are not directly interpretable from estimated coefficients beyond their direction and significance levels, I also report the predicted probabilities of each independent variable. The predicted probabilities examine how the likelihood of each preemption style changes compared to one another.

Results

Preempting vs. non-preempting provisions

Table 5 contains the multinomial logistic regression for adopting one type of preemption over a non-preempting provision. I first turn to the results for the **Local Autonomy Hypothesis**. The multinomial logit indicates that a one-unit increase in local autonomy increases the odds of a governor issuing a ceiling preemption over a non-preempting provision, significant at the $p < 0.001$ level. Similarly, a one-unit increase in local autonomy increases the odds of a governor issuing a floor preemption, significant at the $p < 0.05$ level. At the highest observed level of local autonomy, governors are most likely to issue ceiling preemptions (53%), followed by vacuum preemptions (16%), non-preempting provisions (16%), and floor preemptions (15%) (see Figure 2).

⁵The pandemic is broken into four major phases. Phase 1 (March–April 2020) was the initial shutdown phase, Phase 2 (April–June 2020) was the reopening phase, Phase 3 (June–December 2020) was the second and partial shutdown phase, and Phase 4 (January 2021–present) is the postvaccination phase (Weissert *et al.* 2021).

⁶I could not use state-fixed effects due to the lack of within-state variation in my independent variables. Due to my dataset being less than two full years, several of my independent variables do not change.

Table 5. Multinomial logistic regressions, preemption vs. non-preemption

Variables	Ceiling	Prob.	Floor	Prob.	Vacuum	Prob.
Local autonomy	1.571*** (0.384)	0.527	0.860* (0.342)	0.152	0.872 (0.532)	
Republican governor	0.741** (0.262)	0.454	-0.106 (0.305)		-0.984** (0.326)	0.093
Ideological asymmetry	-4.010* (1.993)	0.125	-3.686* (1.774)	0.056	5.923** (2.117)	0.517
Divided government	0.469 (0.255)		0.335 (0.299)		0.127 (0.396)	
Governor power	0.142** (0.047)	0.505	0.011 (0.046)		-0.007 (0.057)	
Lame duck	0.291 (0.279)		0.214 (0.313)		1.109** (0.366)	0.265
Trump vote	-4.212* (1.794)	0.158	0.824 (1.616)		2.422 (1.597)	
Cases	-0.203 (0.329)		0.040 (0.279)		-0.345 (0.302)	
Unemployment	-0.023 (0.038)		0.016 (0.040)		0.004 (0.042)	
Population	0.069 (0.182)		-0.109 (0.158)		0.263 (0.181)	
Constant	-1.969 (3.399)		-0.031 (3.036)		-6.422 (3.388)	
Observations	1,219		1,219		1,219	

Note: Clustered standard errors in parentheses. Phase-fixed effects are included but are omitted to facilitate presentation.

* $p < 0.05$.

** $p < 0.01$.

*** $p < 0.001$.

Therefore, I find support for the **Local Autonomy Hypothesis**: governors in states with higher local autonomy are significantly more likely to issue ceiling preemptions and floor preemptions. These results bring back into question whether local governments are truly protected by institutions such as Home Rule.

Turning to the results for the **Republican Governor Hypothesis**, the multinomial logit model indicates that having a Republican governor increases the odds of a governor issuing a ceiling preemption over a non-preempting provision, significant at the $p < 0.01$ level. On the other hand, Republican governors are significantly less likely to issue a vacuum preemption over a non-preempting provision, significant at the $p < 0.01$ level. Republican governors are most likely to issue ceiling preemptions (45%), followed by non-preempting provisions (31%), floor preemptions (14%), and vacuum preemptions (9%) (see Figure 3). Therefore, I find support for the **Republican Governor Hypothesis**: Republican governors are significantly more likely to issue ceiling preemptions. The multinomial logit

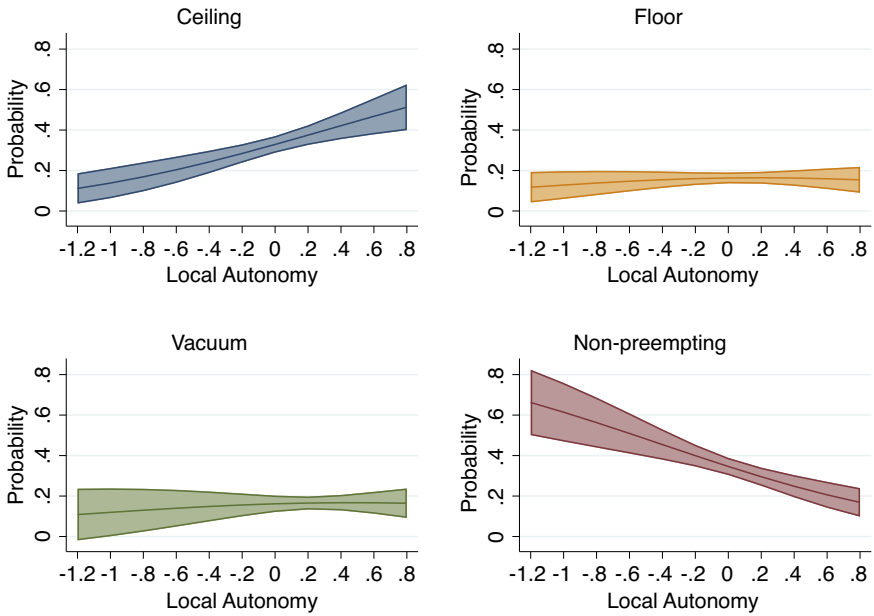


Figure 2. Predicted probabilities for local autonomy.
Note: Predicted probability of observing different preemption styles across different levels of local autonomy. Outer lines indicate 95% confidence intervals.

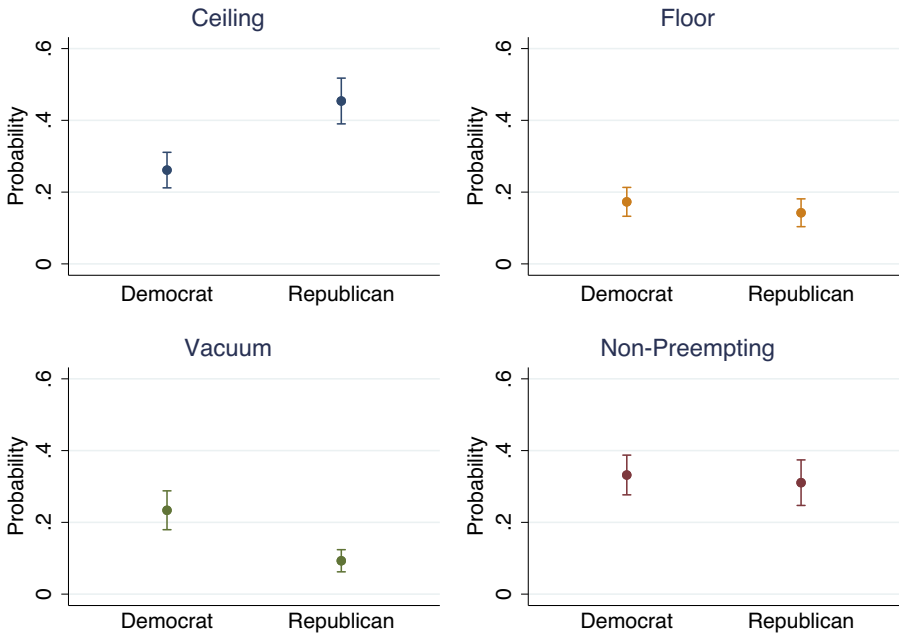


Figure 3. Predicted probabilities for gubernatorial partisanship.
Note: Predicted probability of observing different preemption styles under a Democrat vs. Republican governor. Outer lines indicate 95% confidence intervals.

model does not indicate that Democrat governors will issue a floor preemption over a non-preempting provision. Therefore, I do not find support for the **Democrat Governor Hypothesis**.

The results for the **Republican Governor Hypothesis** are consistent with SoRelle and Walker's (2016) study of the US Congress, which found that Republicans tend to cap regulations by utilizing ceilings that curtail localities' ability to regulate. These preemption trends had observable implications during the pandemic. Take, for example, a Republican governor who issues a ceiling preemption, banning counties from issuing stricter mask mandates than their own. In counties with high levels of COVID-19 cases, this preemption can prevent local governments from meeting the public health needs in their area.

Turning to the results for the **Ideological Asymmetry Hypothesis**, the multinomial logit model indicates that a one-unit increase in ideological asymmetry decreases the odds of a governor issuing a ceiling preemption over a non-preempting provision, significant at the $p < 0.05$ level. A one-unit increase in ideological asymmetry also decreases the odds of a governor issuing a floor preemption over a non-preempting provision, significant at the $p < 0.05$ level. On the other hand, a one-unit increase in ideological asymmetry increases the odds of a governor issuing a vacuum preemption over a non-preempting provision, significant at the $p < 0.01$ level. At the highest observed level of ideological asymmetry, governors are most likely to issue vacuum preemptions (52%), followed by non-preempting provisions (30%), ceiling preemptions (13%), and floor preemptions (6%) (see Figure 4). Therefore, I do not find support for the **Ideological Asymmetry Hypothesis**: greater ideological distance

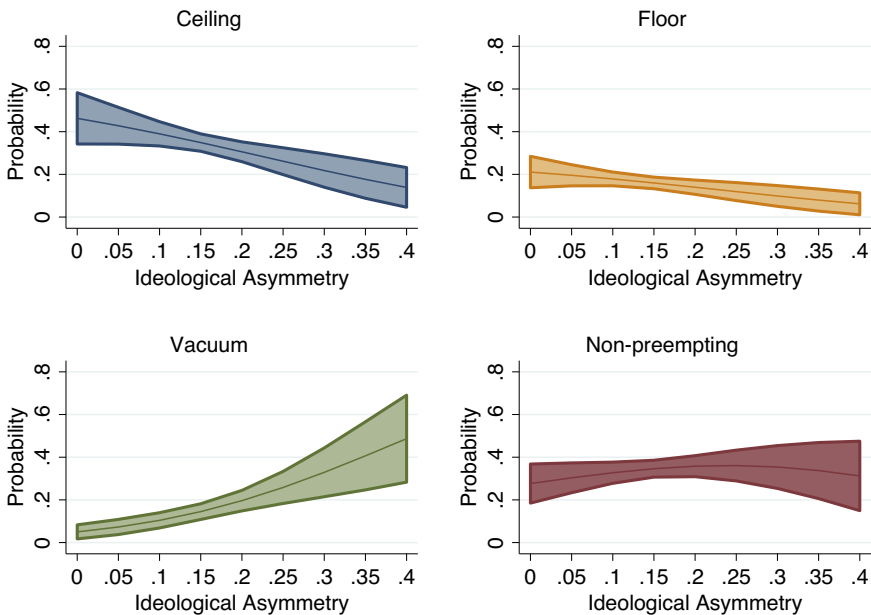


Figure 4. Predicted probabilities for ideological asymmetry.

Note: Predicted probability of observing different preemption styles across different levels of ideological asymmetry. Outer lines indicate 95% confidence intervals.

between a state and its localities is associated with decreased ceiling preemptions. However, the findings for *Ideological Asymmetry* still prove interesting: governors prohibit ideologically dissimilar local governments from regulating policy but also do not set a statewide standard.

Results for the control variables also prove interesting. Stronger governors are likelier to issue a ceiling preemption over a non-preempting provision. Lame-duck governors are likelier to issue a vacuum preemption over a non-preempting provision. Governors in states with a higher vote share for President Trump are less likely to issue a ceiling preemption over a non-preempting provision. A state's COVID-19 cases, unemployment rate, and population size do not significantly influence gubernatorial preemption style.

Dropping non-preempting provisions

The first model in this paper explores what influences a governor's decision to issue a preempting provision over a non-preempting provision. The first model addresses most states' circumstances, given that most governors issue preempting and non-preempting provisions. However, some governors primarily interact with local governments through preemption, rarely empowering them (Weissert *et al.* 2021). Therefore, the second model in this paper examines what influences a governor's decision to issue one type of preemption over another.

Table 6 contains the multinomial logistic regression for adopting one type of preemption over another. This model drops non-preempting provisions from the analysis and explores the likelihood of a governor issuing a ceiling or floor preemption over a vacuum preemption. Local autonomy does not significantly influence a governor's decision to adopt a ceiling or floor preemption over a vacuum preemption. Republican governors are significantly more likely to issue a ceiling preemption over a vacuum preemption, significant at the $p < 0.001$ level. Interestingly, Republican governors are likelier to issue a floor preemption over a vacuum preemption, significant at the $p < 0.05$ level. Republican governors are most likely to issue ceiling preemptions (66%), followed by floor preemptions (20%) and vacuum preemptions (14%).

A one-unit increase in ideological asymmetry decreases the odds of a governor issuing ceiling and floor preemptions over a vacuum preemption, significant at the $p < 0.001$ level. At the highest observed level of ideological asymmetry, governors are most likely to issue vacuum preemptions (74%), followed by ceiling preemptions (17%) and floor preemptions (9%).

Conclusions and discussion

This paper offers a first look at governors' strategies to preempt local governments. Extending Weissert *et al.*'s (2021) dataset and utilizing Wagner *et al.*'s (2019) novel typology, this paper finds that a combination of institutional and political factors influence the different preemption styles used by governors during the COVID-19 pandemic.

Governors in states with high local autonomy are more likely to issue vacuum preemptions. Republican governors are more likely to issue ceiling preemptions, placing a cap on the regulations that local governments can put in place. Governors in

Table 6. Multinomial logistic regression, preemption vs. preemption

Variables	Ceiling	Prob.	Floor	Prob.
Local autonomy	1.056 (0.647)		0.311 (0.670)	
Republican governor	1.915*** (0.391)	0.662	0.999* (0.421)	0.206
Ideological asymmetry	-10.741*** (2.710)	0.170	-9.870*** (2.731)	0.084
Divided government	0.397 (0.382)		0.330 (0.410)	
Governor power	0.102 (0.054)		-0.013 (0.060)	
Lame duck	-0.658 (0.370)		-0.817 (0.430)	
Trump vote	-7.728*** (1.710)	0.232	-2.596 (1.698)	
Cases	0.240 (0.442)		0.507 (0.405)	
Unemployment	-0.031 (0.045)		0.000 (0.050)	
Population	-0.296 (0.207)		-0.497* (0.230)	0.155
Constant	7.517* (3.730)		9.503* (4.128)	
Observations	813		813	

Note: Clustered standard errors in parentheses. Phase-fixed effects are included but are omitted to facilitate presentation.

* $p < 0.05$.

** $p < 0.01$.

*** $p < 0.001$.

states with ideologically distant local governments are more likely to issue vacuum preemptions. When non-preempting provisions are dropped from the analysis, local autonomy does not significantly affect issuing one type of preemption over another. On the other hand, Republican governors are more likely to issue both ceiling and floor preemptions over vacuum preemptions. Governors in states with high ideological asymmetry are less likely to issue ceiling and floor preemptions over vacuum preemptions.

The results of this paper support the literature that finds increased state preemption activity over high-autonomy local governments. For example, Weissert *et al.* (2021) found that governors facing high-autonomy local governments tend to issue more preemptions. These results further this finding, showing governors' specific strategies to circumvent high-autonomy local governments. Moreover, the results comport with the literature that illustrates the impact of partisanship on preemption activity. Namely, this paper extends SoRelle and Walker's (2016) study on legislative

preemption style, which found that Republican lawmakers are more likely to utilize ceiling preemptions in the case of governors. The results also mirror the literature showing that ideological asymmetry increases state preemption activity. Specifically, this paper matches Barber and Dyne's (2021) findings on legislative preemption and Swanson and Barrilleaux's (2020) findings on judicial preemption, confirming that ideology also influences gubernatorial preemption.

The contribution of this paper is twofold. First, it offers insight into the understudied area of gubernatorial behavior. Governors are influential figures who can unilaterally preempt local action. Therefore, understanding whether and how they choose to do so is vital. For example, if we know that governors respond to high-autonomy local governments with more restrictive preemptions, we must examine how to empower these local governments despite these preemptions.

Second, this paper demonstrates that it is necessary to differentiate between preemption in general versus the different styles of preemption. Many studies examine what institutional and political factors influence state preemption activity; however, the preemption strategies used have been long overlooked. Preemption strategies range in severity and restrictiveness; ceiling and floor preemptions limit local governments, while vacuum preemptions tie local governments' hands altogether. It is, therefore, essential to understand what drives states' decisions to utilize each.

These findings provide several avenues for future scholarship on intergovernmental relations. Future work should explore the determinants of state preemption style in contexts beyond the COVID-19 pandemic. COVID-19 was an unprecedented national emergency requiring quick and prolonged action among governors. It will be interesting to see whether, for example, legislators or judges pursue similar preemption styles outside of emergencies as governors did during emergencies. Using this study as a foundation, other scholars can evaluate the generalizability of these findings beyond the COVID-19 pandemic.

Furthermore, scholars should evaluate how local government structure affects the amount and type of preemption used by governors. Weissert *et al.* (2021) found that local autonomy increased preemption rates. This paper adds to their results, finding that the most restrictive type of preemption was leveraged against high-autonomy local governments. However, what specifically about high-autonomy local governments drives governors to preempt them so severely remains unknown. Future work should unravel which fiscal, political, and administrative variables within high-autonomy local governments lead to increased preemption.

Finally, future work should examine how local officials respond to the different types of state preemption. We know that local officials react to state preemption in various ways, such as filing a lawsuit, refusing to comply, or initiating local legislation (Swindell, Svava, and Stenberg 2018). However, we do not know which types of preemption influence the most local resistance. By gauging local officials' reactions to state preemption, we can learn more about the consequences of state preemption activity, which continues to rise rapidly.

Supplementary material. The supplementary material for this article can be found at <http://doi.org/10.1017/spq.2024.12>.

Data availability statement. Replication materials are available on SPPQ Dataverse at <https://doi.org/10.15139/S3/QQTASK> (Artiles 2024).

Funding statement. The authors received no financial support for the research, authorship, and/or publication of this article.

Competing interest. The author declares none.

References

- Arellano, Daniel A. 2012. "Keep Dreaming: Deferred Action and the Limits of Executive Power." *Arizona Law Review* 54: 1139–56.
- Artiles, Alexandra. 2024. "Replication Data for: Preemption in the Intergovernmental Trenches: Explaining Gubernatorial Preemption Style During COVID-19." UNC Dataverse, VI. doi:10.15139/S3/QQTASK.
- Barber, Michael, Alexander Bolton, and Sharece Thrower. 2019. "Legislative Constraints on Executive Unilateralism in Separation of Powers Systems." *Legislative Studies Quarterly* 44 (3): 515–48.
- Barber, Michael, and Adam M. Dynes. 2021. "City-State Ideological Congruence and Municipal Preemption." *American Journal of Political Science* 67 (1): 119–36.
- Blair, Hunter, David Cooper, Julia Wolfe, and Jaimie Worker. 2020. "Preempting progress." <https://www.epi.org/publication/preemption-in-the-south/> (accessed 10 April 2022).
- Boeckelman, Keith, and Jonathan Day. 2021. "State Legislation Restricting and Enabling Local Governments in an Era of Preemption." *State and Local Government Review* 53 (3): 210–22.
- Bowman, Ann O' M, and Richard C. Kearney. 2011. "Second-Order Devolution: Data and Doubt." *Publius: The Journal of Federalism* 41 (4): 563–85.
- Bowman, Ann O' M, and James H. McKenzie. 2020. "Managing a Pandemic at a Less than Global Scale: Governors Take the Lead." *American Review of Public Administration* 50 (6–7): 551–9.
- Brasch, Ben, and Meris Lutz. 2020. "Banned funerals, shuttered shops: Local leaders confront global virus." <https://www.ajc.com/news/local/banned-funerals-shuttered-shops-local-leaders-confront-global-virus/svBHR7rct9okEUhLrp537L/> (accessed 11 May 2023).
- Briffault, Richard. 2018. "The Challenge of the New Preemption." *Stanford Law Review* 70: 1995–202.
- Bunch, Jaelyn. 2014. "Does Local Autonomy Enhance Representation? The Influence of Home Rule on County Expenditures." *State and Local Government Review* 46 (2): 106–17.
- Chen, Can, Derrick Boakye Boadu, and Rikui Xiao. 2022. "Mask or no Mask for COVID-19? Do the Individual Characteristics of Governors Affect the Adoption of Statewide Public Mask Mandates?" *Public Performance & Management Review* 45 (2): 1214–34.
- Cockerham, Alexandra G., and Robert E. Crew. 2017. "Factors Affecting Governors' Decisions to Issue Executive Orders." *State and Local Government Review* 49 (1): 6–14.
- Conlan, Timothy J., and Paul L. Posner. 2016. "American Federalism in an Era of Partisan Polarization: The Intergovernmental Paradox of Obama's 'New Nationalism.'" *Publius: The Journal of Federalism* 46 (3): 281–307.
- Cox, Gary W., and Mathew D. McCubbins. 2005. *Setting the Agenda*. Cambridge, UK: Cambridge University Press.
- Curley, Cali, and Peter Stanley Federman. 2020. "State Executive Orders: Nuance in Restrictions, Revealing Suspensions, and Decisions to Enforce." *Public Administration Review* 80 (4): 623–8.
- Davidson, Nestor M., and Kim Haddow. 2020. "State Preemption and Local Responses in the Pandemic." <https://www.acslaw.org/expertforum/state-preemption-and-local-responses-in-the-pandemic/> (accessed 6 May 2023).
- Dinan, John, and Jac C. Heckelman. 2020. "Stability and Contingency in Federalism Pces." *Public Administration Review* 80 (2): 234–43.
- Dorosin, Mark. 2020. "North Carolina's H.B.2: A Case Study in LGBTQ Rights, Preemption, and the (Un) Democratic Process." *West Virginia Law Review* 122 (3): 783.
- Einstein, Katherin Levine, and David M. Glick. 2017. "Cities in American Federalism: Evidence on State-Local Government Conflict from a Survey of Mayors." *Publius: The Journal of Federalism* 47 (4): 599–621.
- Ferguson, Margaret R. 2013. "Governors and the Executive Branch." In *Politics in the American States*, eds., Virginia Gray, Russell Hanson and Thad Kousser. Washington, DC: CQ Press, 208–50.
- Ferguson Margret, R., and Cynthia J. Bowling. 2008. "Executive Orders and Administrative Control." *Public Administration Review* 68 (1): 20–8.

- Flavin, Patrick, and Gregory Shufeldt. 2020. "Explaining State Preemption of Local Laws: Political, Institutional and Demographic Factors." *Publius: The Journal of Federalism* 50(2): 280–309.
- Florida Statutes. 2021. *Emergency Management*. Chap. 252, sec. 36.
- Fowler, Luke, and Stephanie L. Witt. 2019. "State Preemption of Local Authority: Explaining Patterns of State Adoption of Preemption Measures." *Publius: The Journal of Federalism* 49 (3): 540–59.
- Gakh, Maxim, Jon S. Vernick, and Lainie Rutkow. 2013. "Using Gubernatorial Executive Orders to Advance Public Health." *Public Health Reports* 128 (2): 127–30.
- Goodman, Christopher B. 2019. "State Legislative Ideology and the Preemption of City Ordinances: The Case of Worker Rights Law." <https://www.cgoodman.com/files/papers/preemption-workers.pdf> (accessed 31 July 2021).
- Goodman, Christopher B., Megan E. Hatch, and Bruce D. McDonald. 2021. "State Preemption of Local Laws: Origins and Modern Trends." *Perspectives on Public Management and Governance* 4 (2): 146–58.
- Kamal, Rabah, Cynthia Cox, Rachel Fehr, Marco Ramirez, Katherine Hortsman, and Larry Levitt. 2018. "How Repeal of the Individual Mandate and Expansion of Loosely Regulated Plans are Affecting 2019 Premiums." <https://www.kff.org/health-costs/issue-brief/how-repeal-of-the-individual-mandate-and-expansion-of-loosely-regulated-plans-are-affecting-2019-premiums/>. (accessed 10 April 2022).
- Kincaid, John. 2018. "Dynamic De/Centralization in the United States 1790-2010." *Publius: The Journal of Federalism* 49 (1): 166–90.
- Knight, Jamal, and Bethany Gullman. 2015. "The Power of State Interest: Preemption of Local Fracking Ordinances in Home-Rule Cities." *Tulane Environmental Law Journal* 28 (2): 297–313.
- Kogan, Vladimir. 2017. "Means, Motives, and Opportunities in the New Preemption Wars." *PS: Politics and Policy* 51 (1): 28–31.
- Mallinson, Daniel J. 2020. "Cooperation and Conflict in State and Local Innovation during COVID-19." *The American Review of Public Administration* 50 (6-7): 543–50.
- McDonald, Bruce D., Christopher Goodman, and Megan E. Hatch. 2020. "Tensions in State-Local Inter-governmental Response to Emergencies: The Case of COVID-19." *State and Local Government Review* 52 (3): 186–94.
- Meyer-Gutbrod, Joshua Len. 2018. "American Federalism and Partisan Resistance in an Age of Polarization." PhD diss. Cornell University.
- National Governors Association. 2023. "Governors' Powers and Authority." <https://www.nga.org/governors/powers-and-authority/> (accessed 9 July 2023).
- National League of Cities. 2022. "What are the Types of Preemption?" https://www.nlc.org/wp-content/uploads/2020/11/Preemption_101.pdf (accessed 2 July 2022).
- Olivas, Michael A. 2007. "Immigration-Related State and Local Ordinances: Preemption, Prejudice, and the Proper Role for Enforcement." *The University of Chicago Legal Forum* 87 (5): 2225.
- Pennsylvania Statutes. 2022. The Governor and Disaster Emergencies. Chap. 73, sec. 7301.
- Platoff, Emma. 2020. "Texas Attorney General Ken Paxton Warns Austin, San Antonio, Dallas to Loosen Coronavirus Restrictions." <https://www.texastribune.org/2020/05/12/texas-attorney-general-warn-cities-coronavirus/> (accessed 6 May 2023).
- Pomeranz, Jennifer L., Diana Silver, and Sarah A. Lieff. 2021. "State Gun-Control, Gun-Rights, and Preemptive Firearm-Related Laws across 50 U.S. States for 2009-2018." *Research & Analysis* 111 (7): 1273–80.
- Riverstone-Newell, Lori. 2017. "The Rise of State Preemption Laws in Response to Local Policy Innovation." *Publius: The Journal of Federalism* 47 (3): 403–25.
- Rosenbaum, Sara, and Timothy M. Westmoreland. 2012. "The Medicaid Expansion: How Will the Federal Government and States Proceed?." doi:10.1377/hlthaff.2012.0766 (accessed 10 April 2022).
- Sellers Mitchell, D. 2017. "Gubernatorial Use of Executive Orders: Unilateral Action and Policy Adoption." *Journal of Public Policy* 37 (3): 315–39.
- SoRelle, Mallory E., and Alexis N. Walker. 2016. "Partisan Preemption: The Strategic Use of Federal Preemption Legislation." *Publius: The Journal of Federalism* 46 (4): 486–509.
- Stahl, Kenneth. 2020. "Home Rule and State Preemption of Local Land Use Control." https://www.americanbar.org/groups/state_local_government/publications/urban_lawyer/2020/50-2/home-rule-and-state-preemption-local-land-use-control/ (accessed 10 June 2022).

- State of Colorado. 2020. Executive Office of the Governor [Jared Polis]. Executive Order D 2020 138: Amending and Extending Executive Orders D 2020 039, D 2020 067, D 2020 092, and D 2020 110 Ordering Individuals in Colorado to Wear Non-Medical Face Coverings. 16 July 2020.
- State of Maryland. 2020. Executive Office of the Governor [Larry Hogan]. Executive Order 20-04-15-01: Requiring Use of Face Coverings Under Certain Circumstances and Requiring Implementation of Certain Physical Distancing Measures. 15 April 2020.
- State of Minnesota, Executive Office of the Governor. 2020. [Tim Waltz]. Executive Order 20-70: Authorizing use of State Right of Way for Outdoor Dining During the COVID-19 Peacetime Emergency. 3 June 2020.
- State of Wisconsin, Executive Office of the Governor. 2020. [Tony Evers]. Executive Order 30: Badger Bounce Back. 20 April 2020.
- Stephens, Ross G. 1974. "State Centralization and the Erosion of Local Autonomy." *Journal of Politics* 36 (1): 44–76.
- Swanson, Jeffrey, and Charles Barrilleaux. 2020. "State Government Preemption of Local Government Decisions through the State Courts." *Urban Affairs Review* 56 (2): 671–97.
- Swindell, David, James H. Svara, and Carl Stenberg. 2018. "Local Government Options in the Era of State Preemption." *Local Government Review* 1: 8–13.
- Tausanovitch, Chris, and Christopher Warshaw. 2014. "Representation in Municipal Government." *American Political Science Review* 108 (3): 605–41.
- Treskon, Mark, and Benjamin Docter. 2020. "Preemption and Its Impact on Policy Responses to COVID-19." <https://www.urban.org/sites/default/files/publication/102879/preemption-and-its-impact-on-policy-responses-to-covid-19.pdf/> (accessed 19 May 2022).
- Vuolo, Mike, Brian C. Kelly, and Vincent J. Roscigno. 2020. "COVID-19 Mask Requirements as a Workers' Rights Issue: Parallels to Smoking Bans." *American Journal of Preventative Medicine* 59 (5): 764–67.
- Wagner, Spencer, Nestor M. Davidson, Kim Haddow, Alex Jones, Christina K. McFarland, and Brooks Rainwater. 2019. *Restoring City Rights in an Era of Preemption: A Municipal Action Guide*. Washington, DC: National League of Cities.
- Waugh, William L. 2007. "EMAC, Katrina, and the Governors of Louisiana and Mississippi." *Public Administration Review* 67 (1): 107–13.
- Weissert, Carol S., Matthew J. Uttermark, Kenneth R. Mackie, and Alexandra Artiles. 2021. "Governors in Control: Executive Orders, State-Local Preemption, and the COVID-19 Pandemic." *Publius: The Journal of Federalism* 51 (3): 396–428.
- Welland, Paul S. 2000. "Federal and State Preemption of Environmental Law: A Critical Analysis." *Harvard Environmental Law Review* 24 (1): 237.
- Wolman, Harold, Robert Manmon, Michael E. Bell, and David Brunori. 2010. "Comparing Local Government Autonomy across States." In *The Property Tax and Local Autonomy*, eds. Michael E. Bell, David Brunori and Joan Youngman, 69–114. Cambridge, MA: Lincoln Institute of Land Policy.

Author biography. Dr. Alexandra Artiles is an Assistant Professor of Political Science at Boise State University and former Fulbright Scholar at the University of Ottawa. Her research interests include public policy, state politics, and gender.