

Bankruptcy Law and Entrepreneurship

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Abstract

Entrepreneurs, catalysts for innovation in the economy, are increasingly the object of policymakers' attention. Recent initiatives both in the UK and at EU level have sought to promote entrepreneurship by reducing the harshness of the consequences of personal bankruptcy law. Whilst there is an intuitive link between the two, relatively little attention has been paid to the question empirically, particularly in the international context. We investigate the link between bankruptcy and entrepreneurship using data on self employment over 16 years (1990-2005) and 15 countries in Europe and North America. We compile new indices reflecting how 'forgiving' personal bankruptcy laws are, reflecting the time to discharge. These measures vary over time and across the countries studied. We show that bankruptcy law has a statistically and economically significant effect on self employment rates when controlling for GDP growth, MSCI stock returns, and a variety of other legal and economic factors. The results have clear implications for policymakers.

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1. Introduction

Entrepreneurs are thought to act as catalysts for change in the economy through their capacity for innovation and risk-taking. As economies have become increasingly ‘knowledge-driven’, policymakers around the world have embraced the idea of ‘entrepreneurship policy’ with enthusiasm. One mechanism by which governments have sought to implement such policies has been through bankruptcy law. A ‘forgiving’ personal bankruptcy law, it is thought, will increase the supply of would-be entrepreneurs (Insolvency Service (UK), 2001; European Commission, 2003). Based on such thinking, a European Union initiative has recommended the ready availability of a ‘fresh start’ through personal bankruptcy laws as a mechanism for fostering entrepreneurship (European Commission, 2003). Several European countries, including Germany, the Netherlands, and the UK, have recently changed their laws to introduce a ‘fresh start’ or to make one available more quickly.¹ Similarly, the US has an extremely ‘forgiving’ bankruptcy regime for small business debtors, who were specifically excluded from a recent change in US bankruptcy law that made it more difficult for individuals to obtain a discharge from indebtedness.² In light of this seeming consensus amongst policymakers, it is surprising that relatively little attention has been paid to whether or not this intuitive relationship is borne out empirically across countries.

This paper reports empirical findings that support the existence of such a link. We investigate entrepreneurship using data on self-employment for 15 countries from Europe and North America over 16 years, covering an entire business cycle. We develop new indices of the ‘severity’ of personal bankruptcy laws that capture the extent to which bankrupt debtors are ‘punished’ or ‘forgiven’ by the legal process. An important part of this involves the number of years a bankrupt must wait until he may be discharged (if at all) from pre-bankruptcy indebtedness. Controlling for a range of other economic and institutional factors that may affect national levels of entrepreneurship, we show that bankruptcy laws have both statistically and economically significant effects on levels of self-employment. In the Netherlands and Germany, for example, laws permitting discharge from personal indebtedness were introduced for the first time during the period we study. In the Netherlands, a discharge after three years was introduced at the end of 1998, and in Germany, a discharge after seven years was introduced in 1999, which was reduced to six years in 2001. This paper provides indices explicitly indicating the changes in the personal bankruptcy laws over the period 1990 to 2005. Depending on the specification, we show changes that make bankruptcy laws more ‘forgiving’ are associated with increases in the self-employment rate—that is, the proportion of the population self-employed. The effects are consistently statistically significant and economically large. The magnitude of the economic significance depends on the particular index used, as detailed in the empirical analyses herein.

¹ See *Insolvenzordnung* (Insolvency Code) 1994, in force 1 January 1999 (Germany); *Wet Schuldsanering Natuurlijke Personen* (Natural Persons Debt Rescheduling Act) 1998 (Netherlands), in force 1 December 1998; Enterprise Act 2002 § 256, in force 1 April 2004 (UK).

² Bankruptcy Abuse Prevention and Consumer Protection Act 2005 (US), in force 17 October 2005.

The rest of the paper is structured as follows. Section 2 reviews prior literature on the legal determinants of entrepreneurship, focussing in particular on the role of bankruptcy law. From this, our empirical hypothesis is formulated. Section 4 describes our empirical methodology and data, and then reports the results of our tests. Section 5 concludes with a discussion of the implications.

2. Prior Literature and Hypothesis Formulation

In this section, we review relevant prior literature and formulate hypotheses concerning the impact of changes in bankruptcy law on entrepreneurship. We begin by considering what is meant by ‘entrepreneurship’; we then turn to ways in which law in general, and bankruptcy law in particular, may affect its incidence.

The term ‘entrepreneurship’ is used in a range of contexts with widely varying meanings. In the neoclassical tradition, an ‘entrepreneur’ is simply the owner-manager of a (small) business. Such a person receives the residual returns from the business’ operations and therefore has the appropriate incentives to monitor the agency costs that would otherwise arise from internal team production (Alchian and Demsetz, 1972). From a Schumpeterian perspective, entrepreneurs are primarily innovators, who dissociate from existing organisations in order to be free to pursue radical ideas that may bring about breakthroughs in the process of ‘creative destruction’. A number of empirical studies demonstrate links between small entrepreneurial firms and risk-taking, innovation and employment growth (e.g. Kortum and Lerner, 2000; Tykvová, 2000). Focusing on these potentially beneficial aspects of entrepreneurship, policymakers in developed countries have become increasingly concerned with initiatives calculated to promote its incidence.

A number of legal and institutional variables have been shown to affect the incidence of entrepreneurship.³ One is taxation: in particular, high levels of income tax (borne by employees) and lower levels of capital gains tax (for entrepreneurs’ shares in their business) are robustly associated with greater incidence of entrepreneurship both in single-country (Poterba, 1989; Gompers and Lerner, 1998; Poutziouris *et al.*, 2000) and cross-country studies (Fölster, 2002; Parker and Robson, 2003). A second concerns the protection of property rights—in particular, intellectual property. Strong intellectual property rights enhance or protect the expected rewards to innovation, and are reported to be positively associated with entrepreneurship and innovation (Lerner, 2002; Claessens and Laeven, 2003; Bigus, 2006).

Labor market regulation might also be expected to impact on the incidence of entrepreneurship, although the precise channel is likely to be sensitive to the context. On the one hand, labor and social security laws that impact disproportionately on small firms may deter entrepreneurs from founding a firm (Parker and Robson, 2003); on the other hand, labor law

³ For reviews, see Audretsch (2002), Storey (2003), Licht (2007), and Parker (2007).

obligations that apply only to larger firms may encourage the formation of smaller firms, as appears to be the case in some Southern European countries such as Italy (Lodovici, 1999).

Another important aspect of the legal environment is bankruptcy law. Bankruptcy occurs when a debtor is unable to pay their debts. It is a collective enforcement procedure whereby the debtor's assets are liquidated and the money raised is used to pay creditors.⁴ The 'severity' with which bankruptcy law deals with persons who have become unable to pay their debts—in particular, the level of 'punishment' or 'forgiveness' that a debtor receives—is one factor that determines the consequences of failure. A more forgiving bankruptcy law can be understood as offering entrepreneurs partial insurance against the consequences of failure (Jackson, 1985; Adler, Polack and Schwartz, 2000; Lee *et al.*, 2007). By lowering the necessary threshold of risk tolerance, this may be expected to stimulate entry at the margin by 'latent', entrepreneurs who would otherwise be too risk-averse to start their own business.⁵

In many jurisdictions, different bankruptcy procedures are available for corporate and individual debtors.⁶ In this paper, we focus on the impact of the regime applicable to individuals—'personal bankruptcy laws'. Of course, entrepreneurs are likely to seek to incorporate their business as a limited liability company. Indeed, the cost of incorporating a business—in particular, minimum capital requirements—have been shown to be negatively correlated to the incidence of entrepreneurship (Klapper *et al.*, 2006; Klapper *et al.*, 2007; van Stel *et al.*, 2007).⁷ Yet even with easy access to limited liability, personal bankruptcy law may be expected to make a difference. This is because creditors frequently demand personal guarantees from owner-managers, which constitute a 'contracting out' of the liability shield incorporation otherwise gives to the entrepreneur.

One way in which the 'severity' of treatment of debtors by personal bankruptcy law may vary is with the extent to which certain assets may be treated by the debtor as *exempt* from the process of seizure. Empirical studies find support for the posited 'insurance effect' from US data in relation to this measure (Fan and White, 2003; Georgellis and Wall, 2006). Whilst bankruptcy law in the US is federal, the level of exemptions in relation to the debtor's home is left to state law, and there is considerable state-level variation. These studies report that larger 'homestead exemptions' are positively associated with levels of entrepreneurship, in line with intuition.

⁴ Bankruptcy law solves a collective action problem. When a debtor becomes insolvent, creditors have incentives to engage in a 'run on the bank', enforcing their individual claims as quickly as possible, even if this results in a reduced overall value being obtained for the debtor's assets. In response, bankruptcy law provides a mandatory and orderly mechanism for the realisation of the insolvent's assets (Jackson, 1986).

⁵ Grilo and Thurik (2005) document latent entrepreneurship as measured by the incidence of individuals who state a preference for self-employment, but are employed by someone else.

⁶ In the US, Chapter 7 and Chapter 11 bankruptcy proceedings are open both to individuals and to corporate debtors. However, many countries have different procedures for individuals and corporates, or distinguish according to whether the debtor is a 'trader' (individual or corporate) or a consumer.

⁷ The studies cited report differing findings over the significance of administrative requirements concerning starting a business, but both report a negative association between minimum capital requirements and entrepreneurship.

The availability of finance for small business has also been shown by a number of studies to be a determinant of entrepreneurial activity (Freear and Wetzel, 1990; Carpenter and Petersen, 2002; van Praag *et al.*, 2005).⁸ The severity of bankruptcy law's treatment of debtors may itself have an impact on the availability of credit for small firms. An unforgiving bankruptcy law can allow a would-be entrepreneur with a good project to signal credibly the quality of their project, by seeking credit. Conversely, a forgiving bankruptcy law means that borrowers with poor quality projects will also come forward, and may induce moral hazard *ex post*. Lenders can, of course, accommodate such problems to a certain extent by screening and monitoring, but where such activity is costly then credit rationing will result (Stiglitz and Weiss, 1981). Empirical studies find that such a 'credit supply' effect exists: Berkowitz and White (2004) show that larger homestead exemptions in US states—an indicator of less severe bankruptcy laws—are correlated with greater incidence of credit rationing by lenders to small businesses.⁹

The predicted impact of the 'insurance' and 'credit supply' effects of bankruptcy law on entrepreneurship levels cut in different directions, and so the *net* effect of a change in bankruptcy law depends on their relative size. Fan and White (2003) report that greater state-level exemptions in bankruptcy law in the US are associated with an increase in overall entrepreneurship, implying that the insurance effect dominates; however Georgellis and Wall (2006) report more mixed findings: for small changes in exemptions, the credit supply effect appears to dominate, but for larger changes, the insurance effect is more important.

Whilst the existing literature has focused on the impact of state-level differences in asset *exemptions* in the US, the severity for an entrepreneur of the legal consequences of bankruptcy vary across a range of other dimensions internationally. A second aspect is that whilst bankruptcy proceedings are ongoing, a debtor may be subjected to a variety of *disabilities*—including being barred, for example, from obtaining credit, running a company, or running for political office. Thirdly, *criminal* sanctions may also be imposed on bankrupts. Fourthly, a bankrupt debtor may be permitted to obtain a '*fresh start*': namely, that after a certain period of time, the debtor is permitted to *discharge* his outstanding credit obligations and emerge from bankruptcy proceedings. Finally, in lieu of a non-consensual discharge, a debtor may enter into a *composition* with creditors, whereby he agrees to pay a proportion of the face value of his debts and the rest is treated as discharged.¹⁰ Such arrangements may be facilitated by permitting a majority of creditors to bind a dissenting minority—the lower the threshold majority, the easier it will be for a debtor to exit from bankruptcy. Whilst

⁸ This in turn may be affected by changes in banking regulation: Black and Strahan (2002).

⁹ Moreover, Persad (2004) uses data on the performance of guaranteed loans in the US to explain this credit rationing as a response to adverse selection (and not simply greater loss given default), by showing that rates of default increase with levels of bankruptcy exemption in US states.

¹⁰ The difference between this and a 'fresh start' is, however, that a composition requires the agreement of at least a majority of the debtor's creditors, whereas a 'fresh start' offers a discharge even if creditors do not consent. A composition is therefore likely to be attempted by debtors either in jurisdictions in which there is no discharge, or in ones where the time before discharge is permitted is long.

these legal dimensions vary widely across countries (see European Commission, 2003; Armour, 2004), they are all regulated by federal bankruptcy law in the US and hence there is no statewise variation. No study has sought to test the effect of such variation across countries.

The impact of the availability of a ‘fresh start’ is worth discussing in particular (White, 2005). If an immediate discharge from bankruptcy is not available, the severity of bankruptcy’s treatment of debtors will also have an impact on inframarginal entrepreneurs—that is, those who are willing to become entrepreneurs even in the absence of insurance. A forgiving bankruptcy law—in particular one that offers a ‘fresh start’ from pre-bankruptcy debts—will permit inframarginal entrepreneurs to re-enter the economy rapidly after a business failure (Georgakopoulos, 2002; Landier, 2004; Ayotte, 2007). Such repeat entrepreneurship is in fact common in jurisdictions in which a fresh start is permitted (Baird and Morrison, 2005; Stam *et al.*, 2006). In contrast, an unforgiving bankruptcy law, with no discharge from pre-bankruptcy debts, will consign the entrepreneur to the economic dustbin, as she must pay over the majority of her future income to past creditors. Of course, re-entering entrepreneurs will find it more difficult to obtain credit ‘second time round’. Yet provided that the number who obtain credit is greater than zero, permitting a fresh start may be unequivocally expected to increase total levels of entrepreneurship. Taking this effect into account, a more forgiving bankruptcy law—measured in a way that includes the possibility of a fresh start—may unambiguously be expected to be associated with a greater overall level of entrepreneurship—both by increasing entry at the margin and by increasing re-entry within the margin.

3. Data and Methodology

3.1 Comparing bankruptcy laws

Our hypothesis is that, all other things being equal, a more forgiving bankruptcy law will tend to stimulate entrepreneurship. In this section, we discuss its operationalisation for an empirical test. We study data on bankruptcy law and self-employment over 16 years (1990 – 2005) from 15 developed economies: Austria, Belgium, Canada, Denmark, Finland, France, Germany, Greece, Ireland, Italy, The Netherlands, Spain, Sweden, the UK, and the US.

It is first necessary to devise a method of comparing the ‘severity’ of bankruptcy laws across countries. A survey of the personal bankruptcy laws of developed nations reveals that a dimension across which they differ significantly is the availability of a ‘fresh start’, or automatic discharge (Armour, 2004). For example, the US federal Bankruptcy Code permits small business debtors an immediate discharge under Chapter 7.¹¹ In the UK, a discharge was permitted after three years until 2004, that period now having been lowered to 1 year. In Germany, no discharge was available until

¹¹ The Bankruptcy Abuse Prevention and Consumer Protection Act 2005 imposed a means tested restriction on individual debtors seeking to file for Chapter 7. However, this only applies if the individual’s debts are “primarily consumer debts” (11 USC § 707(b)(1)) and so small business debtors are unaffected.

1999, when a seven-year discharge period was introduced, subsequently lowered to six years in 2001. And in many European nations, including Spain and Italy, no discharge from personal indebtedness was available at all during our period of study.¹² We use two variables to capture differences in the treatment of bankruptcy discharge across countries. The first is a simple dummy variable (*discharge available?*), taking the value 0 if discharge is available, and 1 if it is not available. The second (*time to discharge*) takes the number of years after bankruptcy until an automatic discharge is available. Where no discharge is available, we substitute a number based on average life expectancy, to capture the notion that the individual can expect to spend the rest of her life paying pre-bankruptcy creditors.¹³ This measure has the merit of providing a cardinal scale of ‘severity’ that can be used as an independent variable in regression analyses, with larger numbers indicating a less forgiving bankruptcy regime.

Of course, bankruptcy laws differ in other respects apart from the treatment of discharge. In order to take such differences into account in our analysis, we construct four additional indices relating to bankruptcy laws, each related to other dimensions across which the ‘severity’ of the law’s treatment of debtors varies, as discussed in the preceding section. The values of these various indices for each country during our time period, along with any changes, are set out in Table 1. In each case, larger numbers indicate less ‘forgiving’ treatment.

Exemptions relates to assets owned by the debtor at the commencement of bankruptcy which may be withheld from creditors. The greater the level of exemptions, the more ‘forgiving’ the bankruptcy law. There is considerable homogeneity of treatment of this issue across the countries in our sample: most permit the debtor to retain only modest personal items, along with work tools and equipment. In such circumstances, *exemptions* takes a value of 1. Where more generous exemptions are permitted, the variable takes a value of 0. For example, in the US, a portion of the value of the debtor’s home is exempt, which we code as ‘0’ to reflect this more generous treatment.¹⁴ Some jurisdictions impose ‘negative’ exemptions—that is, drawing assets into the bankrupt estate which under marital property regimes belong in part to the debtor’s spouse. Where assets not originally in the debtor’s beneficial ownership may be made available to his creditors, *exemptions* takes the value of 2.¹⁵

¹² Italy has since introduced a discharge for individual debtors, with effect from 2006.

¹³ Our measure assumes that the bankrupt is 40 years old: that is, the measure is average life expectancy minus 40 years. The results reported are robust to a range of different specifications of this age. See also Armour and Cumming (2006).

¹⁴ In the US, debtors are also allowed to retain an interest in their homes, although the maximum value of this ‘homestead exemption’ varies from state to state. Recent reforms to the Bankruptcy Code have limited this to a maximum value of \$125,000 where the debtor acquired the property within the three years prior to bankruptcy. Although there is statewise variation in the size of these exemptions within the US, we use country-level dependent variables and so the coding represents an aggregate measure.

¹⁵ We do not include here the possibility of revesting of assets following the avoidance of prebankruptcy transactions. All jurisdictions have such a claim available to the trustee running a bankruptcy proceeding in the case of ‘fraudulent conveyances’, where the debtor’s assets are divested in order to put them beyond the reach of

Disabilities relates to restrictions imposed on the debtor's civil and economic rights during the period of bankruptcy. It takes a value of 0 if a bankrupt debtor incurs no disabilities other than loss of power to deal with their assets; 1 if a bankrupt suffers civic disabilities (such as the loss of the right to vote, or hold elected office); 2 if a debtor suffers economic disabilities (for example, restrictions on obtaining credit, or on being involved in the management of a company); 3 if a bankrupt suffers interference with privacy and/or liberty (for example, restrictions on travel, interception of mail); and a value of 4 if a debtor may be incarcerated for non-payment of debts.

Composition represents the level of difficulty a debtor will face in achieving a discharge by agreement with creditors. This might be sought either if a non-consensual 'fresh start' is not available, or if the debtor wishes to exit bankruptcy sooner than a fresh start will be permitted. All our jurisdictions permit debtors to enter into compromises with creditors (often called 'compositions') to this effect, and most facilitate this by providing a legal mechanism whereby a majority of creditors wishing to make such an agreement can bind a dissenting minority. These are typically conditional on a specified majority by value of the creditors voting in favour, and sometimes on a specified minimum proportion of the creditors' claims being paid. Our variable captures differences in the majority voting requirements, both as regards number of creditors and value of claims. It takes a value between 0 and 2, and is the sum of $(v + c)$, where v is proportion of the face value of existing creditors' claims and c is proportion of the number of creditors, who must vote in favor to effect a compromise. For example, in the UK, a simple majority of creditors, both by value and by number, must vote in favor to confirm a composition, so *composition* takes a value of 1.

The legal data were principally gathered from written materials available in English. For jurisdictions where the primary sources are not available in English, advice was sought from experts in bankruptcy laws in the relevant jurisdiction to confirm our assessment of the legal rules. The variables *time to discharge* and *composition* are cardinal indices, as they relate exactly to the dimension of interest in the legal sources. The rules underlying *exemptions* and *disabilities* are more open-textured, and hence ordinal indices were appropriate (as in La Porta *et al*, 1997, 1998). A full account of the relevant sources used can be found in our legal data appendix.¹⁶

As each of our bankruptcy law variables is coded such that larger numbers are associated with a more 'severe' bankruptcy law. Our general hypothesis can therefore be reformulated more precisely:

creditors. Such actions *revest* property that initially belonged to the debtor. In contrast, what we term 'negative exemptions' relate to assets that were never (entirely) the property of the debtor.

¹⁶ In an earlier version of this paper we also included a variable for "Crimes". *Crimes* reflects the criminal consequences, if any, of bankruptcy. It takes the value of 0 if there are criminal penalties for fraud, but not for simple negligence, by the debtor in the pre-bankruptcy period, and a value of 1 if there are criminal penalties for fraud *or* for simple negligence under such circumstances. There was not significant variation in this variable over the time period and countries considered, and as such it was statistically insignificant in our multivariate empirical tests. Details are available on request from the authors.

H1: the five bankruptcy law variables (discharge, time to discharge, exemptions, disabilities, and composition) are expected to be negatively associated with entrepreneurship.

[Table 1 About Here]

3.2 Minimum capital requirements

As discussed in section 2, prior studies have found that ease of access to limited liability, and in particular, minimum capital requirements, have an impact on entrepreneurship (Klapper *et al.*, 2006; van Stel *et al.*, 2007). We collect data on minimum capital requirements for limited liability business entities in our sample jurisdictions during the period under study. These also summarised in Table 1. We anticipate minimum capital to affect entrepreneurship both independently of, and in interaction with, personal bankruptcy laws. First, the expected consequences of personal bankruptcy laws for individual debtors are mitigated to some extent by ready access to limited liability, predicting minimum capital requirements to be negatively correlated with entrepreneurship. Secondly, limited liability partially deflects the downside consequences of bankruptcy for entrepreneurs, we would expect there to be an interaction between minimum capital requirements and the severity of bankruptcy laws.

H2: Minimum capital requirements will be negatively correlated with entrepreneurship.

H3: There will be a negative interaction between the severity of personal bankruptcy laws and minimum capital requirements.

3.3 Entrepreneurship

A range of possible proxies for ‘entrepreneurship’ might be employed as dependent variables. In this study, we use measures of self-employment. These are frequently used as proxies for entrepreneurship in the literature, because of the close association that has been established between entrepreneurship and owner-managed businesses. Moreover, in contrast to other possible proxies for entrepreneurship—such as surveys of ‘entrepreneurial spirit’ (e.g., Bosma *et al.*, 2008), or firm registration data (e.g. Klapper *et al.*, 2007), self-employment data are readily available in long time-series format, permitting panel data on time-varying bankruptcy laws and self-employment rates to be assembled for a period covering a full business cycle. This allows for regression results that enable inferences about causality that are more precise relative to, for example, periods over which bankruptcy laws did not change. Our data on self-employment are derived from the European Union’s statistical agency, EUROSTAT, which we use to create a figure for ratio of self-employment to total population.

Self-employment data are, however, notoriously difficult to compare across countries because of differing measurement criteria (van Stel, 2005). To ensure that our results are robust to such differences in measurement, we make use of several alternate measures of self-employment. First, we

cross-check using data on self employment and population from an alternate data source, the OECD. Secondly, it might be argued that a more meaningful denominator is not total population, but that part of the population which is, or could be, working. To capture this, we run robustness checks using the ratio of self-employment to, the total labour force. However, this alternative denominator is also potentially subject to differing measurement criteria across countries, which because it is now present in both numerator and denominator makes this measure arguably less reliable than the first.

These problems of cross-country differences have been explicitly addressed by researchers compiling the COMPENDIA dataset of self-employment, which seeks to harmonize reporting so as to provide a more accurate picture (van Stel, 2005). In particular, all owner-managers of companies are categorised as ‘self-employed’ in this data, correcting for inconsistencies in national figures.¹⁷ We use this measure of self-employment, as a ratio of total population, as our final version of the dependent variable. Unfortunately the COMPENDIA data are only available bi-annually, and not for the entirety of our period, so again we use this as a robustness check, rather than our primary dependent variable.

[Table 2 About Here]

3.4. Control variables

National levels of entrepreneurship may be affected by a wide range of factors other than bankruptcy law. In order to control for country-level factors which do not change over the time period of our study, we employ a country fixed effects specification in the regression analyses. We also control for spurious trends over time with a time trend variable. Furthermore, our specifications take into account a range of time-variant factors that might be thought to influence levels of entrepreneurship. In particular, we control for economic factors such as GDP growth and stock market returns, which might give an indication of the level of opportunities available in a country at a particular time (Berkowitz and White, 2004; Landier, 2004). We also control for growth in R&D expenditure, as a proxy for the level of ‘idea generation’ and potential externalities from R&D towards spurring more entrepreneurial activities. These variables are each described in Table 3. Given that the tax environment has been shown to affect entrepreneurship, our specifications also consider tax differences across countries and over time.¹⁸ Other variables, such as lagged unemployment and

¹⁷ National statistical agencies in some countries classify owner-managers as ‘employees’ (of their companies); others class them as ‘self-employed’.

¹⁸ Income and capital gains taxes are just one of many aspects of a tax system, and it is extremely difficult to identify a country-year with a single number. The income and capital gains tax rates are often graduated so that they depend on income levels and the inclusion rates (the amounts and type of capital gains subject to tax) can vary. Each country typically has special exclusions for different industries, including high-tech industries. As such, our tax figures are at best proxies for everything that is going on in the tax environment with regard to self employment. Limited degrees of freedom prevent inclusion of additional tax variables in our estimates. We considered a variety of different tax variables and found that regardless of the tax specification considered, the inferences in regards to bankruptcy were not materially impacted by the reported results.

patents, were also considered, but these were immaterial to the relation between bankruptcy law and self-employment in the regressions reported.¹⁹

[Table 3 About Here]

4. Results

4.1 Summary Statistics

We pool the data (as described in, e.g., Judge *et al.*, 1988) to form a total of 240 observations. Table 4 presents comparison of means and medians tests for levels of self-employment in country-years for which discharge was and was not available. Panel A presents the full sample and Panel B presents the subsample for all countries except Greece, Italy and Spain. Referring back to Tables 1 and 2 presented above, Greece, Italy and Spain stand out in the data with comparatively high self-employment rates relative to their real GDP growth rate and time to discharge in bankruptcy (hereafter we refer to these as the “outlier countries”). We infer that this indicates a cultural / structural element to the determination of self employment in Greece, Italy, and Spain.²⁰ The three outlier countries have a material impact on the conclusions in many of the comparison of means and median tests. As such, these countries are considered separately in the summary statistics presented in Table 4. When the three outlier countries are included, the results suggest a positive relation between self-employment rates and the availability of discharge in bankruptcy; by contrast, excluding the three outlier countries, there is a negative relation between self-employment rates and the availability of discharge in bankruptcy. The evidence in Table 4 Panel B is quite compelling: all of the comparisons of means and medians tests are statistically significant at least the 10% level of significance, regardless of the source of data for self-employment.

[Table 4 About Here]

The comparison of means and median tests with regard to the three outlier countries is indicative of the importance of using country fixed-effects in the multivariate regression analyses presented below. There are various sources of international differences in law and culture that can influence self-employment aside from bankruptcy law and economic variables discussed above, and

¹⁹ Additional specifications are available upon request from the authors.

²⁰ Two factors in particular may explain much of this effect. First, these three countries have relatively high levels of agricultural workers, who are classed as self-employed (e.g., Kruppe *et al.*, 1998). Entry to this sector will likely be subject to different determinants (e.g. inheritance of family farms) than for non-agricultural self-employment. Secondly, these countries have restrictive labor laws with exemptions for small firms, thus creating a bias in favour of self-employment (Lodovici, 1999).

the fixed-effects specification controls for those which do not change during our sample period. We additionally control for a number of economic and tax variables.

4.2 Multivariate Empirical Methods

Our multivariate tests in Tables 5 and 6 make use of the panel dataset presented in section 4. The left-hand-side variable is the rate of self-employment (Table 2) in each econometric model presented in Table 5. As a robustness check, we use each of the different measures of self-employment in Table 2 as well as the different bankruptcy indices and the minimum capital requirements reported in Table 1. The right-hand-side variables include controls for real GDP growth, MSCI returns, R&D growth, income taxes, a time trend, and a dummy variable for the Internet bubble (as discussed above, each variable is explicitly defined in Tables 1-3). The sample comprises 240 observations for 1990-2005 and 15 countries, as described in Table 2.

[Tables 5 and 6 About Here]

Table 5 Panel A presents Models (1)-(7) where the dependent variable is the Eurostat measure of self employment. The seven models are presented to highlight robustness to the inclusion/exclusion of different control variables presented in Table 3. Table 5 Panel B presents Models (8)-(13) where the dependent variable is the Eurostat measure of self employment and the explanatory variables encompass different measures of the bankruptcy index that were presented in Table 1. Table 6 presents Models (14)-(18) where the dependent variable of self employment is defined differently as in Table 2, as indicated adjacent to each model. Also, Table 6 presents a difference-in-differences regression in Model (17).

Given the presence of outliers in the data, as discussed, we are sensitive to the use of country fixed-effects. The use of country-fixed effects captures the importance of a multitude of legal and other variables in the analysis which do not change over time (unlike the variables included). Legal indices that do not have a time series variation (i.e., those that only vary across countries) cannot simultaneously be included in specifications with country fixed effects. Hence, the exclusion of the range of legal indices available from La Porta *et al.* (1997, 1998) and social indices (e.g. Hofstede *et al.*, 2002) that do not change over time does not limit the robustness of our results because the country fixed-effects used in our regressions simultaneously captures each of these legal and social differences across countries. In fact, the high adjusted R^2 values from the regressions in Tables 5 and 6 are attributable to the country-fixed-effect specification.

4.3 Multivariate Empirical Results

The Eurostat data and multivariate tests highlight the importance of one primary variable in driving the levels of self employment per population: time to discharge in bankruptcy. All of the other

variables are generally statistically insignificant and/or not robust to the specification of the model. Time to discharge in bankruptcy is the most economically and statistically significant variable.

In Table 5 Panel A with the Eurostat measure of self employment, the time to discharge in bankruptcy is negative and significant in all of the specifications at the 1% level of significance. As regards the economic significance in Table 5 Panel A, a 10 year reduction in the time to discharge is associated with an increase in self employment rates of approximately 0.0006, which is about a 1.03% increase in the rate of self employment for the countries considered (based on the Eurostat average for all countries indicated in Table 2). A move from the least generous (Italy) to the most generous (the US), a difference of 38 years on our measure, would therefore be associated with an overall increase in the average rate of self-employment of around 3.9%. This provides strong support for our principal hypothesis (H1).

The economic significance of the effect of bankruptcy can be usefully illustrated by reference to examples of European nations that introduced discharges from personal indebtedness during the period studied (see Table 1). In the Netherlands, a discharge from bankruptcy after three years was introduced in 1997, and in Germany, a discharge after seven years was introduced in 1999, being reduced to six years in 2001 (see Table 1). These changes are consistent with increases in self employment per head of population by approximately 0.002, or 4.5% of the average rate of self employment in Germany and 4.3% of the average rate of self employment in the Netherlands (Table 2). Overall, therefore, Table 5 Panel A time to discharge in bankruptcy is a statistically and economically important determinant of self employment rates.

Table 5 Panel B reports the results of regressions designed to test the effect of differences in access to limited liability and other differences in bankruptcy laws across countries on self-employment. Models (8)-(10) include minimum capital as a right-hand side variable, expressed first as an absolute figure in Model (8), then with an interaction term with time to discharge in Model (9), and then as a proportion of GDP in Model (10). Models (10)-(13) include one each of three additional bankruptcy variables; respectively, *exemptions*, *disabilities*, and *composition*. Overall the results indicate that the bankruptcy indices are statistically and economically important determinants of self employment, and minimum capital requirements are negatively correlated with self-employment. Model (8) indicates a reduction in the minimum capital required to operate a private company by €7500 (as in the case of France in 2002) is consistent with an increase in self-employment / population by 0.0019, which is 4.5% of the average rate of self-employment in France (Table 2) and 3.1% of the average rate of self employment for all the country years in the data. Model (9) includes an interaction term for minimum capital * discharge included to test whether the effect of these variables is cumulative (see Hypotheses 2 and 3 and accompanying text). The coefficient for the interaction term is negative and statistically significant at the 1% level. The size of the coefficient for minimum capital in Model (9) is approximately 20% smaller, but still economically and statistically significant. Model (10) indicates a reduction in minimum capital to operate a private company per €

millions of GDP by 0.55 (one standard deviation) gives rise to an increase in self employment / population by 0.0025, which is 4.2% of the average level of self-employment per population across the country years in the data. These results in relation to minimum capital rules provide support for our subsidiary hypotheses, H2 and H3; namely, that minimum capital requirements are negatively associated with entrepreneurship, and that these effects compounded those of tougher personal bankruptcy laws.

Many of the other bankruptcy indices are positively correlated with the discharge variables, meaning that problems of multicollinearity emerge if more than one of these indices are included in the same regression. Several such specifications were attempted, but in certain cases the estimates became highly inflated due to collinearity. In one moderately parsimonious specification that worked reasonably well, it was noteworthy that the indices for minimum capital / GDP, disabilities and composition were all simultaneously statistically significant (but the economic significance was slightly inflated and this is most likely due to collinearity). Under these circumstances, the relative importance of different bankruptcy policy instruments is perhaps best assessed by comparing the regressions reported with the bankruptcy variables used separately in each regression. Models (11), (12) and (13) indicate that harsher treatment of bankrupts along the margins, respectively, of less exemptions, greater disabilities, and more difficulty in obtaining a composition with creditors, are associated with reductions in self-employment. Given that these variables are positively correlated with the discharge variables, we can infer that the impact of greater severity of bankruptcy laws on self-employment is qualitatively similar across each of these different dimensions of the law.

More specifically, the specification in Model (11) includes three dummy variables for the different status of exemptions as defined in Table 1. The exemptions dummy=1 variable is defined as a dummy variable equal to 1 where exemptions of assets from the bankruptcy estate cover only personal items, tools of trade, etc., and 0 otherwise. The exemptions dummy=0 variable is defined as a dummy variable equal to 1 where exemptions are more generous, and 0 otherwise. The exemptions dummy=2 variable is defined as a dummy variable equal to 1 where exemptions are 'negative' such that spousal property can be pulled into the estate. These dummy variables sum to 1, such that we include all three dummies and employ fixed effects in Model (11). We also include country dummy variables for 10 countries in Model (11), and exclude certain country dummies for reasons of collinearity. The fixed effects dummies for the country variables indicate more generous exemptions are associated with higher levels of self employment, and these effects are statistically significant at the 1% level for all three legal dummy variables in Model (11). In particular, the exemptions=0 dummy variable is 8.223E-03 greater than that of the exemptions =1 dummy variable and 1.516E-02 greater than the exemptions=2 dummy variable, while the exemptions=1 dummy variable is 6.938E-03 higher than the exemptions=2 dummy variable. Relative to the average level of self-employment in the country-years in the sample (Table 2), this indicates a move from exemptions that cover personal items, tools of trade, etc., to more generous exemptions increases self employment /

population by 13.4%, while a move to less generous ‘negative’ exemptions reduces self employment / population by 11.4%, and a move from the negative exemption level to the more generous exemption level increases self employment / population by 24.9%. By comparison, Fan and White (2003, page 556) show with a US sample that the probability of owning a business increases by 35% by moving from the lowest to the unlimited exemption level.

In Model (12) we use dummy variables for the disabilities as indicated in Table 1. The disabilities=2 dummy variable is defined as a dummy variable equal to one where there are economic disabilities (i.e., restrictions on obtaining credit, being involved in the management of the company, etc.), and 0 otherwise. The disabilities dummy=3 dummy variable is defined as a dummy variable equal to one for interference with mail and/or travel (i.e., prohibition on travel without consent, mail opened by trustee), and 0 otherwise. The disabilities dummy variable=4 is defined as a dummy variable equal to 1 if the debtor may be incarcerated for non-payment of debts, and 0 otherwise. We necessarily suppress dummy variables for disabilities=1 and disabilities=0 (see Table 1 for the definitions) to avoid collinearity problems. We use country-fixed effects in Model (12) and not legal fixed effects as in Model (11) because there are scant country-years for which some of the disabilities dummy variables take the value 1 (for example, there are only 8 country-years for which the disabilities=4 dummy variable takes the value 1 (Greece, 1990-1997), and hence legal fixed effects are not possible). The data indicate in Model (12) that economic disabilities reduce self-employment / population (relative to the average level for all country years indicated in Table 2) by 13.0%, while interference by mail and/or travel gives rise to a reduction in self-employment by 7.1%, and these effects are statistically significant at the 1% level. The effect of incarceration is not statistically significant, although this result may be an artefact of the comparative dearth of country-years where there was a possibility of incarceration.²¹

Table 6 reports a series of robustness checks designed to check whether the relation between bankruptcy law and self employment is robust to different measures of self-employment and difference-of-differences specifications. Table 6 presents 5 different regressions with differently defined left-hand-side variables as reported in Table 2.²² The bankruptcy variable in Table 6 is the dummy variable *discharge*, taking a value of 1 if discharge is not available in a particular country-year, and 0 if it is. As in Panels A and B of Table 5, the bankruptcy index in Table 6 has a robust,

²¹ Note that in an earlier draft of this paper (available on request) we considered an ordinal ranking of the disabilities variable (based on the definition in Table 1), and that specification resulted in a coefficient estimate of -2.614E-03 which was significant at the 1% level, and as such that specification supported the view that each successive disability level further reduced self employment / population. We further considered a specification in which the dummy variables reported in Table 5 Panel B Model (12) were cumulative (e.g., dummy variable disabilities=4 is equal to 1 for factors that include disabilities=4 and also disabilities=1, 2, and 3). That latter specification, however, resulted in collinearity problems across the different dummy variables.

²² We exclude from Table 6 two further robustness checks using alternate dependent variables OECD: % of Economically Active Population Self Employed and OECD: % of Population in Employment Self Employed. The results based on those regressions, reported in an earlier draft of this paper, are available on request and are consistent with the other specifications already reported.

statistically and economically significant influence on self employment. The coefficients on the bankruptcy index are statistically significant at the 10% level in Model (15) and at the 1% level in Models (14), (16), and (18). The coefficient is largest in Model (16), which indicates the discharge gives rise to an increase in self employment per population by 0.016, which is 9.5% of the average level of self-employment per population based on the OECD self employment data relative to the labour force. The smallest coefficient for the discharge dummy in Panel C is in Model (15) which indicates discharge gives rise to an increase in self employment by 0.0015, which is 2.3% of the average level of self-employment per population based on the OECD data relative to the IMF population data. The other variables in the regression models included were not statistically significant (or in the odd case where they were, they were not robust).

Model (17) in Table 6 uses a difference-in-differences regression. The variable "After" represents the period after the legislative change in bankruptcy laws and the variable "Treatment" represents the treatment countries which had changes to their bankruptcy statutes. Not all countries that changed their bankruptcy laws changed them at the same time, but the median and mean year of change was 1998 and as such the variable "After" is defined with '1' post-1998 for the control group in Model (17) (and the results are robust to various other specifications not explicitly presented). The Difference-in-Difference regression in Model (17) uses the Bertrand *et al.* (2004) correction for an AR(1) process.²³ The regression indicates the coefficient on variable of interest, Treatment * After, is statistically significant at the 5% level with the expected positive sign. In terms of the economic significance, a change in the bankruptcy law gives rise to a 4.1% increase in the average value of self employment per population in the country years in the data.

Overall, Panels A and B of Table 5 and Table 6 indicate that the effect of changing bankruptcy laws has had a robust, statistically significant and an economically meaningful effect on self employment for a very wide variety of ways in which the change in bankruptcy is measured and for different definitions of self-employment.

4.4 Limitations and Directions for Future Research

Our results should be interpreted sensitively to the existence of a number of limitations. First, we do not measure directly the existence of any effects of bankruptcy on the supply of credit across countries. It is to be expected that a more forgiving bankruptcy law will not only stimulate entry by entrepreneurs, but also to induce lenders to tighten credit for small businesses. We may infer from our empirical results that the 'demand side' effect tends to be greater than any 'supply side' effect, leading to a *net* overall increase in entrepreneurship, but it would be interesting to know how, if at all, the components of this net trend vary across countries and by bankruptcy variable.

²³ The use of the AR(1) correction gave rise to results that were less robust to the particular specification. Alternative specifications without the AR(1) correction (not reported) gave rise to stronger results showing bankruptcy laws have a negative impact on self-employment.

It is also worth mentioning that it is important to take into account the possibility of reverse causality—that any correlation between forgiving bankruptcy laws and levels of entrepreneurship might arise simply because in countries with higher levels of entrepreneurship, lobby groups representing entrepreneurs' interests are relatively better-funded and organised, and hence more readily able to persuade legislatures to pass laws that favour their interests. In order to counter this, it is important that the study include an intertemporal component, so as to see how changes in the independent variable (severity of bankruptcy) affect the dependent variable (levels of entrepreneurship). One test that was particularly helpful in this regard was the difference-in-difference regression in Model (17). Further research may nevertheless explore the institutional and legislative process that leads to changes in bankruptcy statutes across different countries around the world.

4.5 Welfare Implications

Our data give us no direct insights as to the relative quality of the projects that are 'brought to market' by entrepreneurs in systems with forgiving bankruptcy laws as opposed to those with harsh consequences for defaulters. In a static neoclassical framework, an entrepreneur is (i) a risk-bearer; and (ii) likely to possess superior information about the quality of her project than is a financier. A more forgiving bankruptcy law, by providing greater insurance, may at the margin induce individuals (i) with lower risk tolerance, and (ii) with lower-quality projects, to seek funding. The welfare implications, which will also depend on the quality of creditors' screening and monitoring technology, are ambiguous. However, recent research on the role of entrepreneurs, and their characteristics, suggests that a dynamic framework may be more appropriate (see Audretsch, 1995). On this view, entrepreneurs are (i) optimists—that is, persons who systematically under-estimate the probability of failure (Landier and Thesmar, 2003; Lee and Venkataraman, 2006) and (ii) do not know the quality of their projects unless they are implemented (that is, entrepreneurs operate under "Knightian" uncertainty). This implies that a more lenient bankruptcy law will, at the margin, stimulate entry by persons with lower levels of optimism to become entrepreneurs (Landier, 2004). However, there is no reason for thinking that the quality of their projects will be any less. Moreover, a more lenient bankruptcy law will permit failed entrepreneurs to re-enter the marketplace quickly. If entrepreneurs systematically underestimate the risk of failure, this may well be welfare-enhancing (Parker, 2007). If the latter view of entrepreneurship better represents reality, then we consider that the welfare implications of a more forgiving bankruptcy law are likely to be generally positive.

5. Conclusion and Implications

Based on aggregate self-employment data spanning the period 1990 – 2005 from Austria, Belgium, Canada, Denmark, Finland, France, Germany, Greece, Ireland, Italy, The Netherlands, Spain,

Sweden, the UK, and the US, we show that the legal environment is significantly related to self-employment rates across countries. We develop a new index of the ‘severity’ of personal bankruptcy laws that turns on the number of years a bankrupt must wait until he may be discharged (if ever) from pre-bankruptcy indebtedness. This paper provides the first look at bankruptcy laws and self employment in an international setting, thereby extending single country studies (e.g., Fan and White, 2003; Georgellis and Wall, 2006).

Controlling for a range of other legal, economic and social factors that may affect national levels of entrepreneurship, we show that bankruptcy law has a pronounced effect on levels of entrepreneurship. In fact, bankruptcy laws have the most statistically and economically significant effect on levels of self employment across countries, and matter more than economic determinants such as real GDP growth and MSCI stock market returns. Depending on the specification, we show changes in bankruptcy laws that are more entrepreneur-friendly give rise to statistically and economically significant increases in self employment per population. We find, for example, that in relation to the availability of a fresh start, a move from our least generous to most generous jurisdictions (that is from not permitting a fresh start at all to granting one immediately) is associated with an increase in the average rate of self-employment (self-employment/population) in our countries during the period of our study of around 3.8%. We also investigate the links between restrictions on access to limited liability and self-employment. Consistently with Klapper *et al* (2006), we find such restrictions (as measured by minimum capital requirements) are negatively associated with self-employment, but moreover, we find them to interact with the effect of personal bankruptcy laws: the impact of severe bankruptcy laws is particularly strong when coupled with a high minimum capital requirement for incorporation. The policy implications are seemingly straightforward: forgiving personal bankruptcy laws and ready access to limited liability offer significant policy instruments for enhancing entrepreneurial activity.

We explicitly demonstrated the robustness of our results to the inclusion of a variety of explanatory variables, as well as a range of alternative measures of self employment. We also identified outlier countries (in particular, Greece, Italy and Spain). Our analysis of bankruptcy laws does not explain those outliers; rather, we used statistical techniques to control for these outliers. Further research could explore more fully why self employment rates are so much higher in those countries, and also extend the general analysis to links between bankruptcy and entrepreneurship to other countries outside our current sample.

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Table 1. Summary Statistics for Bankruptcy Indices

	This table summarizes the bankruptcy indices used in the empirical analyses in the subsequent tables for each country and each year. Sources: compiled from the bankruptcy statutes from each country.		Sources: compiled from the bankruptcy statutes from each country.			
	Discharge Available? Takes value 0 if discharge available, 1 if not available.	Discharge Years: If discharge available, value is number of years until typical discharge; if discharge unavailable, value is life expectancy minus 40.	Minimum capital to form private company, in 2005 Euros (1/E).	Exemptions: This relates to prebankruptcy assets which are exempted from the bankrupt estate and so retained by the debtor. Takes value 1 if exemptions of assets from the bankruptcy estate cover only personal items, tools of trade, etc. Takes value 2 if exemptions are more generous. Takes value 3 if exemptions are 'negative', i.e. spousal property can be pulled into the estate.	Disabilities: This relates to restrictions on the debtor's civil and economic rights related to bankruptcy. Takes value 0 if no disabilities other than loss of power to deal with assets in bankrupt estate; Takes value 1 for civic disabilities (i.e. loss of right to vote, hold elected office, membership of professional groups); Takes value 2 for economic disabilities (i.e. restrictions on obtaining credit, being involved in the management of a company); Takes value 3 for interference with mail and/or travel (i.e. prohibition on travel without consent, mail opened by trustee); Takes value 4 if debtor may be incarcerated for non-payment of debts.	Composition: This relates to the possibility of agreeing a composition with creditors as a means of terminating an existing bankruptcy proceeding. The variable takes a value between 0 and 2, and is the sum of (v + e), where v is proportion of face value of existing creditors' claims and e is proportion of number of creditors, who must vote in favour to effect a compromise.
Austria	1990-1994: 1; 1995-2005: 0	1990-1994: 37; 1995-2005: 7	1990-2005: €35000	1990-2005: 0	1990-2005: 1.25	
Belgium	1990-1997: 1; 1998-2005: 0	1990-1997: 37; 1998-2005: 0	1990-1998: €6174; 1999-2005: €18500	1990-2005: 1	1990-1997: 1.25; 1998-2005: 1	
Canada	1990-2005: 0	1990-1992: 1; 1993-2005: 0.75	1990-2005: €0	1990-2005: 0	1990-2005: 1.16	
Denmark	1990-2004: .5; 2005: 0	1990-2004: 5; 2005: 3	1990-1991: €10732; 1992-1996: €26831; 1997-2005: €16769	1990-2005: 1	1990-2004: 1.4; 2005: 1.35	
Finland	1990-1992: 1; 1993-2005: 0	1990-1992: 37; 1993-2005: 5	1990-2005: €2500	1990-2005: 1	1990-2005: 0.8	
France	1990-1993: 0; 1994-2005: .5	1990-2005: 0	1990-2002: €7500; 2003-2005: €0	1990-2005: 2	1990-2005: 0	
Germany	1990-1998: 1; 1999-2005: 0	1990-1998: 37; 1999-2000: 7; 2001-2005: 6	1990-2005: €25000	1990-2005: 0	1990-1998: 1.25; 1999-2005: 1	
Greece	1990-2005: 1	1990-2005: 20	1990-1992: €587; 1993-1998: €8804; 1999-2002: €17608; 2003-2005: €18000	1990-2005: 1	1990-2005: 1.46	
Ireland	1990-2005: 0	1990-2005: 12	1990-2005: €0	1990-2005: 1	1990-2005: 1	
Italy	1990-2005: 1	1990-2005: 38	1990-2003: €10300; 2004-2005: €10000	1990-1992: 2; 1993-2005: 1	1990-2005: 1.16	
Netherlands	1990-1998: 1; 1999-2005: 0	1990-1998: 38; 1999-2005: 3	1990-2005: €18000	1990-2005: 0	1990-1994: 1.46; 1995-2005: 1	
Spain	1990-2005: 1	1990-2005: 15	1990-2005: €3000	1990-2005: 1	1990-2003: 1.1; 2004-2005: 0.5	
Sweden	1990-2005: 1	1990-2005: 10	1990-2005: €10749	1990-2005: 1	1990-2005: 2	
UK	1990-2005: 0	1990-2003: 3; 2004-2005: 1	1990-2005: €0	1990-2005: 1	1990-2005: 1	
USA	1990-2005: 0	1990-2005: 0	1990-2005: €0	1990-2005: 0	1990-2005: 1	

Table 2. Summary of Self Employment Data													
This table summarizes the self employment data from Eurostat <http://europa.eu.int/comm/eurostat/>, OECD <http://www.oecd.com>, and Compendia <http://www.eim.nef/Compendia_Inter/Start.htm?>. Eurostat and OECD <http://www.oecd.org> data are annual from 1990-2005, while Compendia data are biannual.													
	Austria				Ireland								
	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.051	0.050	0.002	0.049	0.055	16	0.074	0.074	0.003	0.069	0.079	16	
OECD proportion of labour force self-employed	0.136	0.136	0.004	0.128	0.144	16	0.206	0.205	0.025	0.175	0.249	16	
OECD proportion of population self-employed	0.104	0.105	0.004	0.098	0.113	16	0.079	0.080	0.004	0.073	0.083	16	
Compendia Business Ownership Rate	0.116	0.116	0.003	0.110	0.120	8	0.181	0.180	0.017	0.161	0.207	8	
	Belgium				Italy								
	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.056	0.056	0.002	0.050	0.058	16	0.089	0.088	0.004	0.085	0.098	16	
OECD proportion of labour force self-employed	0.180	0.181	0.008	0.162	0.189	16	0.288	0.288	0.007	0.275	0.302	16	
OECD proportion of population self-employed	0.067	0.068	0.001	0.065	0.069	16	0.106	0.106	0.003	0.102	0.112	16	
Compendia Business Ownership Rate	0.127	0.128	0.003	0.121	0.131	8	0.208	0.209	0.003	0.203	0.212	8	
	Canada				The Netherlands								
	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.074	0.075	0.005	0.067	0.081	16	0.051	0.051	0.005	0.042	0.058	16	
OECD proportion of labour force self-employed	0.104	0.104	0.008	0.095	0.118	16	0.119	0.119	0.005	0.111	0.126	16	
OECD proportion of population self-employed	0.050	0.050	0.003	0.047	0.055	16	0.070	0.070	0.002	0.066	0.074	16	
Compendia Business Ownership Rate	0.138	0.136	0.010	0.127	0.156	8	0.159	0.161	0.008	0.147	0.168	8	
	Denmark				Spain								
	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.043	0.042	0.003	0.039	0.049	16	0.070	0.069	0.002	0.066	0.075	16	
OECD proportion of labour force self-employed	0.096	0.092	0.009	0.087	0.117	16	0.225	0.231	0.031	0.181	0.259	16	
OECD proportion of population self-employed	0.037	0.036	0.004	0.032	0.043	16	0.065	0.065	0.001	0.063	0.068	16	
Compendia Business Ownership Rate	0.079	0.079	0.004	0.075	0.088	8	0.094	0.094	0.004	0.087	0.098	8	

Table 2 (Continued)												
	France					Sweden					Cases	
	Mean	Median	Std.Dev.	Minimum	Maximum	Mean	Median	Std.Dev.	Minimum	Maximum		
EUROSTAT proportion of population self-employed	0.042	0.041	0.004	0.037	0.048	0.052	0.050	0.003	0.049	0.055	16	
OECD proportion of labour force self-employed	0.103	0.099	0.015	0.088	0.132	0.103	0.102	0.006	0.091	0.112	16	
OECD proportion of population self-employed	0.040	0.038	0.005	0.035	0.051	0.024	0.025	0.002	0.022	0.026	16	
Compendia Business Ownership Rate	0.108	0.105	0.012	0.096	0.127	0.118	0.119	0.008	0.105	0.129	8	
	Finland					UK						
	Mean	Median	Std.Dev.	Minimum	Maximum	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.057	0.057	0.001	0.055	0.061	0.057	0.057	0.002	0.055	0.062	16	
OECD proportion of labour force self-employed	0.144	0.146	0.013	0.127	0.163	0.137	0.137	0.010	0.121	0.151	16	
OECD proportion of population self-employed	0.056	0.055	0.004	0.053	0.067	0.059	0.059	0.002	0.055	0.062	16	
Compendia Business Ownership Rate	0.120	0.119	0.008	0.111	0.136	0.118	0.119	0.004	0.111	0.122	8	
	Germany					USA						
	Mean	Median	Std.Dev.	Minimum	Maximum	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.042	0.043	0.004	0.033	0.049	0.033	0.033	0.001	0.030	0.035	16	
OECD proportion of labour force self-employed	0.109	0.109	0.006	0.098	0.123	0.081	0.081	0.006	0.072	0.090	16	
OECD proportion of population self-employed	0.047	0.047	0.002	0.044	0.053	0.038	0.038	0.002	0.033	0.041	16	
Compendia Business Ownership Rate	0.091	0.092	0.006	0.083	0.100	0.112	0.114	0.006	0.103	0.120	8	
	Greece					Full Sample						
	Mean	Median	Std.Dev.	Minimum	Maximum	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	
EUROSTAT proportion of population self-employed	0.121	0.120	0.003	0.116	0.127	0.061	0.055	0.022	0.030	0.127	240	
OECD proportion of labour force self-employed	0.441	0.449	0.030	0.393	0.477	0.165	0.129	0.093	0.072	0.477	240	
OECD proportion of population self-employed	0.161	0.162	0.007	0.149	0.171	0.067	0.060	0.034	0.022	0.171	240	
Compendia Business Ownership Rate	0.299	0.296	0.019	0.272	0.323	0.138	0.120	0.055	0.075	0.323	120	

Table 3. Variable definitions and Summary Statistics for Control Variables

This table defines the control variables used in the subsequent tables, and provides summary statistics across each of the country-years in the dataset. The countries include Austria, Belgium, Canada, Denmark, Finland, France, Germany, Ireland, Italy, The Netherlands, Portugal, Spain, Sweden, the UK, and the US. The years span 1990 - 2005. There are 240 observations across all country-years, and the summary statistics in this table are provided for all country-years in the data. Various other definitions of variables and other control variables were considered but were immaterial to the results pertaining to bankruptcy law and self-employment.

Variable Name	Definition	Source	Mean	Median	Standard Deviation	Minimum	Maximum
GDP Growth	The country-specific real GDP growth from the prior year to the current year.	http://europa.eu.int/comm/eurostat/	0.0182	0.011911	0.1018782	-0.3218991	0.4944437
R&D Growth	The country-specific real R&D growth from the prior year to the current year.	http://www.oecd.org/	0.0318667	0.030301	0.0870669	-0.2920135	0.5760697
MSCI Growth	The percentage change in the country-specific Morgan Stanley Capital International (MSCI) Stock Market Equity Index Returns from the prior year to the current year.	http://www.msci.com/	-4.3676066	-0.59401	45.580459	-687.37815	35.93603
Income Tax per Wage	Income tax as a percentage of gross wage for each country-year.	http://www.oecd.org/	18.656458	18.15	10.932209	0	110.5
Trend	A variable equal to 1 for 1990, 2 for 1991, 3 for 1992, etc., for each country in the data.						
Bubble	A dummy variable equal to 1 for the bubble years 1999 and 2000, and zero otherwise.						
Country Dummy Variables	A dummy variable equal to 1 for each of the countries in the data.						

Table 4. Comparison Tests
Panel A. Full Sample

This table provides summary statistics for the country-years in which discharge was and was not available. The full sample of all countries and all years 1990-2005 is used. Difference of means and median tests are also provided. *, **, *** statistically significant at the 10%, 5% and 1% levels, respectively.

	Country-Years When Discharge Not Available					Country-Years When Discharge Available					Difference Tests			
	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Means	Medians
EUROSTAT proportion of population self-employed	0.065	0.054	0.027	0.033	0.127	125	0.054	0.054	0.014	0.030	0.081	142	p <= 1.844e-05***	p <= 0.954
OECD proportion of labor force self-employed	0.193	0.134	0.117	0.087	0.477	125	0.127	0.119	0.039	0.072	0.249	142	p <= 6.96e-10***	p <= 0.243
OECD proportion of population self-employed	0.072	0.066	0.043	0.022	0.171	125	0.057	0.053	0.019	0.032	0.106	142	p <= 0.0001***	p <= 0.012**
Compendia Business Ownership Rate	0.144	0.116	0.071	0.075	0.323	65	0.122	0.119	0.029	0.075	0.207	69	p <= 0.018**	p <= 0.738

Table 4. Comparison Tests
Panel B. Subsample Excluding Greece, Italy and Spain

This table provides summary statistics for the country-years in which discharge was and was not available. The subsample of all countries excluding Greece, Italy and Spain is used, and all years 1990-2005 are used. Greece, Italy and Spain are excluded as outlier countries with unusually high levels of self-employment per GDP. Difference of means and median tests are also provided. *, **, *** statistically significant at the 10%, 5% and 1% levels, respectively.

	Country-Years When Discharge Not Available					Country-Years When Discharge Available					Difference Tests			
	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Mean	Median	Std.Dev.	Minimum	Maximum	Cases	Means	Medians
EUROSTAT Proportion of population self-employed	0.047	0.046	0.007	0.033	0.058	77	0.054	0.054	0.014	0.030	0.081	142	p <= 9.537e-05***	p <= 0.003***
OECD proportion of labor force self-employed	0.116	0.108	0.029	0.087	0.189	77	0.127	0.119	0.039	0.072	0.249	142	p <= 0.030**	p <= 0.0008***
OECD proportion of population self-employed	0.048	0.042	0.023	0.022	0.113	77	0.057	0.053	0.019	0.032	0.106	142	p <= 0.004***	p <= 0.0003***
Compendia Business Ownership Rate	0.111	0.110	0.027	0.075	0.168	41	0.122	0.119	0.029	0.075	0.207	69	p <= 0.056*	p <= 0.086*

Table 5. Regression Analyses of Self Employment / Population

This table presents OLS estimates of the level of Self Employment / Population. Variables are as defined in Tables 1-3. The sample comprises 240 observations for 1990-2005 and 15 countries, as described in Table 2. Panel A presents Models (1)-(7) where the dependent variable is the Eurostat measure of self employment, and different control variables to illustrate robustness. Panel B presents Models (8)-(13) where the dependent variable is the Eurostat measure of self employment and the explanatory variables encompass different measures of the bankruptcy index. Country fixed effects are used in all models, with the sole exception of Model (11) which uses fixed effects for different legal dummy variables for exemptions and country dummy variables for 10 countries. White's (1980) HCCME is used in all regressions. t-statistics are in parentheses. *, **, *** Significant at the 10%, 5% and 1% levels, respectively.

Panel A. Alternative Control Variables

	Dependent Variable in Models (1) – (7): Eurostat Self-Employment / Population						
	Model (1)	Model (2)	Model (3)	Model (4)	Model (5)	Model (6)	Model (7)
Country Fixed Effects?	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Time to Discharge	-6.38E-05 (-2.914)***	-6.38E-05 (-2.918)***	-6.36E-05 (-2.900)***	-6.40E-05 (-2.908)***	-6.41E-05 (-2.914)***	-6.90E-05 (-3.021)***	-6.31E-05 (-2.606)***
Real GDP Growth		4.35E-05 -0.028	-4.30E-04 (-0.237)	-3.49E-04 (-0.193)	-5.26E-04 (-0.286)	-1.40E-03 (-0.683)	-1.84E-03 (-0.839)
Real R&D Growth			1.35E-03 -0.541	1.32E-03 -0.529	1.41E-03 -0.562	2.46E-03 -0.937	2.69E-03 -0.994
MSCI Growth				-4.11E-06 (-1.986)**	-4.28E-06 (-2.043)	-4.16E-06 (-1.981)**	-4.39E-06 (-1.968)**
Income Taxes on Wages					-1.52E-05 (-0.888)	-1.75E-05 (-1.010)	-1.55E-05 (-0.902)
Dummy for 1999 and 2000						-6.29E-04 (-1.196)	-7.02E-04 (-1.303)
Time Trend							2.81E-05 -0.457
Number of Observations	240	240	240	240	240	240	240
Adjusted R ²	0.981	0.981	0.981	0.981	0.981	0.981	0.98
F-Statistic	814.57***	760.25***	713.20***	673.18***	635.74***	603.58***	572.96***
Loglikelihood Function	1059.552	1059.553	1059.699	1060.16	1060.324	1060.786	1060.942
Akaike Information Statistic	-8.696	-8.688	-8.681	-8.676	-8.669	-8.665	-8.658

Table 5. (Continued)

Panel B. Alternative Bankruptcy Indices						
	Dependent Variable in Models (8) – (13): Eurostat Self-Employment / Population					
	Model (8)	Model (9)	Model (10)	Model (11)	Model (12)	Model (13)
Country Fixed Effects?	Yes	Yes	Yes	Legal Fixed Effects and Country Dummies	Yes	Yes
Minimum capital to Form a Private Company	-2.50E-07 (-3.491)***	-1.98E-07 (-3.040)***				
Minimum capital to Form a Private Company * Time to Discharge		-4.174E-09 (-3.775)***				
Minimum capital to Form a Private Company / GDP			-4.62E-03 (-6.038)***			
Exemption = 0 Dummy				5.934E-02 (18.251)***		
Exemptions =1 Dummy				5.112E-02 (22.406)***		
Exemptions =2 Dummy				4.418E-02 (26.658)***		
Disabilities =2 Dummy					-7.945E-03 (-5.772)***	
Disabilities =3 Dummy					-4.329E-03 (-3.879)***	
Disabilities =4 Dummy					1.424E-03 (0.801)	
Composition						-1.25E-02 (-5.566)***
Treatment * After						
After						
Real GDP Growth	-1.12E-03 (-0.523)	-7.35E-04 (-0.348)	-2.16E-03 (-1.024)	-7.47E-03 (-1.340)	-5.67E-04 (-0.274)	-1.17E-03 (-0.547)
Real R&D Growth	2.32E-03 -0.909	2.61E-03 (1.005)	3.31E-03 -1.329	1.05E-02 (1.411)	2.38E-03 (0.945)	3.54E-03 -1.331
MSCI Growth	-1.84E-06 (-0.750)	-1.98E-06 (-0.934)	-3.11E-06 (-1.394)	3.30E-06 (1.193)	-5.01E-06 (-2.126)**	-4.96E-06 (-3.612)***
Income Taxes on Wages	5.69E-07 -0.03	-9.67E-06 (-0.527)	-4.71E-06 (-0.257)	-8.24E-05 (-1.916)*	3.62E-05 (2.192)**	-1.16E-05 (-0.731)
Dummy for 1999 and 2000	-2.40E-04 (-0.455)	-4.71E-04 (-0.875)	4.23E-05 -0.08	-1.49E-03 (-0.972)	-2.67E-04 (-0.545)	-6.04E-04 (-1.153)
Time Trend	1.08E-04 (1.832)*	4.22E-05 (0.731)	7.04E-05 -1.332	6.99E-05 (0.593)	1.41E-04 (2.506)**	-9.49E-06 (-0.169)
Number of Observations	240	240	240	240	240	240
Adjusted R2	0.981	0.982	0.982	0.887	0.983	0.982
F-Statistic	587.55***	596.29***	628.90***	105.23***	618.44***	631.47***
Loglikelihood Function	1063.906	1071.679	1071.929	848.534	1081.784	1072.41
Akaike Information Statistic	-8.683	-8.739	-8.749	-6.913	-8.815	-8.753

Table 6. Additional Robustness Checks

This table presents OLS estimates of the level of Self Employment / Population. Variables are as defined in Tables 1-3. Country fixed effects are used in all models. The sample comprises 240 observations for 1990-2005 and 15 countries, as described in Table 2. Model (17) is a difference-in-differences regression where the variable "After" represents the period after the legislative change in bankruptcy laws and the variable "Treatment" represents the treatment countries which had changes to their bankruptcy statutes. Not all countries that changed their bankruptcy laws changed them at the same time, but the median and mean year of change was 1998 and as such the variable "After" is defined with '1' post-1998 for the control group in Model (17) (and the results are robust to various other specifications not explicitly presented). The Difference-in-Difference regression in Model (17) uses the Bertrand et al. (2004) correction for an AR(1) process. In Models (14)-(18) the dependent variable of self employment is defined differently, as indicated adjacent to each model. White's (1980) HCCME is used in all regressions. t-statistics are in parentheses. *, **, *** Significant at the 10%, 5% and 1% levels, respectively.

	Model (14) Eurostat: Self Employed / Population	Model (15) /OECD: Self Employed/ Population	Model (16) OECD: Proportion of Labour Force Self- Employed	Model (17) OECD: Proportion of Labour Force Self- Employed	Model (18) Compendia: Business Ownership Rate (Bi- Annual Data)
Country Fixed Effects?	Yes	Yes	Yes		Yes
No Discharge Dummy	-2.56E-03 (-3.299)***	-1.51E-03 (-1.691)*	-1.56E-02 (-6.967)***		-5.24E-03 (-2.056)***
Treatment * After				6.699E-03 (2.562)**	
After				-3.354E-03 (-1.680)*	
Real GDP Growth	-1.71E-03 (-0.781)	-2.87E-03 (-1.215)	-2.38E-02 (-2.683)***	-5.44E-03 (-1.745)*	-2.21E-02 (-1.275)
Real R&D Growth	2.53E-03 -0.931	8.67E-04 -0.343	2.58E-02 (2.474)**	8.26E-03 (2.248)**	1.68E-02 -1.079
MSCI Growth	-4.41E-06 (-2.023)**	-4.77E-06 (-2.848)***	4.01E-06 1.06E+00	5.58E-06 (1.122)	-3.12E-04 (-1.006)
Income Taxes on Wages	-1.06E-05 (-0.693)	-4.20E-05 (-1.974)**	-1.67E-06 -3.80E-02	-2.63E-05 (-0.613)	5.40E-05 -0.44
Dummy for 1999 and 2000	-7.12E-04 (-1.340)	-2.53E-04 (-0.460)	-7.18E-03 (-4.250)***	-1.25E-03 (-1.318)	-0.00549124 (-1.498)
Time Trend	2.06E-05 -0.341	-3.35E-04 (-5.620)***	-2.08E-03 (-9.334)***	-1.48E-03 (-7.558)***	-0.00069602 (-3.173)***
Number of Observations	240	240	240	240	120
Adjusted R ²	0.981	0.991	0.986	0.987	0.977
F-Statistic	584.56***	1326.12	776.62***	853.92	243.42***
Loglikelihood Function Akaike	1063.304	1054.334	748.318	765.623	416.469
Information Statistic	-8.678	-8.603	-6.053	-6.189	-6.574

Legal Data Appendix

Austria

Legislation

Bankruptcy Act 1914 (*Konkorsordnung* or KO), in force 1 January 1915; Settlement and Recomposition of Debts Act 1914 (*Ausgleichsordnung* or AO), in force 1 January 1915; Bankruptcy Reform Act 1982 (strengthening of rescue elements); Bankruptcy Reform Act 1993 (introducing provisions for consumer bankruptcies) (Payment plan law) 1993, in force 1 January 1995; Bankruptcy Reform Act 1997 (facilitating opening of bankruptcy proceedings); Bankruptcy Reform Act 1999 (remuneration of insolvency administrators); Bankruptcy Reform Act 2002 (extension of public notice provisions for insolvencies).

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Belgium

Legislation

Commercial Law of 18th April 1851, Arts 437-514; Law of 29th June 1887 (*concordat preventif*) (both repealed in 1997); *Concordat Act* (Law of 17 July 1997) and *Bankruptcy Act* (Law of 8 August 1997); *Collective Debt Rescheduling for Private Persons Act* (Law of 5 July 1998) in Arts 1675/2-17 of the *Judicial Code*; *Companies Code* of 7 March 1999; Law of 4 September 2002.

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Canada

Legislation

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Denmark

Legislation

Act No. 298 of 8 June 1977 (Danish Bankruptcy Act); Act No. 187 of 9 May 1984 on suspension of payments and rescheduling of debts; Act No. 382 of 22 May 1996 (modernising Bankruptcy Act); Act No. 118 of 4 February 1997 (consolidating Bankruptcy Act and amendments); Danish Bankruptcy Act, No. 402 of 26 June 1998.

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Finland

Legislation

Bankruptcy Code (konkurssisääntö 1868/31); Law on Voidable Transactions (laki takaisinsaannista konkurssipesään 1991/758); Law on Priority of Claims (laki velkojien maksunsaantijärjestyksestä 1992/1578); Law on the Adjustment of the Debts of a Private Individual (1993/57); Law on the Reorganisation of an Enterprise (laki yrityksen saneerauksesta 1993/47); Bankruptcy Act (2004/120).
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France

Legislation

Loi no 84-148 du 1er mars 1984 relative à la prévention et au règlement amiable des difficultés des entreprises ; Loi no 85-98 du 25 janvier 1985 relative au redressement et à la liquidation judiciaires des entreprises ; Loi du 31 décembre 1989; Loi 94-475 du 10 juin 1994; Codified into the Commercial Code in 2000 : Commercial

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Germany

Legislation

Bankruptcy Code (*Konkursordnung* or KO) 1877, promulgated 1 October 1879; Forced Settlement Act (*Vergleichsordnung* or VglO) 1935; Insolvency Code (*Insolvenzordnung* or InsO) 1994, in force from 1 January 1999, amended December 2001 and subsequently (although subsequent amendments not relevant to the enquiry). See als L.W. Houlden & G.B. Morawetz, *Bankruptcy and Insolvency Law of Canada*, 3rd ed. (Scarborough: Carswell, looseleaf, 2000).

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Greece

Legislation

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Ireland

Legislation

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Italy

Legislation

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Netherlands

Legislation

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Spain

Legislation

Commercial Codes of 1829 (Cco 1829) and 1885 (Cco 1885), Civil Procedure Act of 1881 (*Ley de Enjuiciamiento Civil* or LEC 1881); Civil Code of 1889 (CC 1889). See also Payments Act of 26 July 1922, (Under the Civil Procedure Act enacted in 2000, the insolvency rules of the 1881 Act remained in force). Law 22/2003 of July 9, concerning Insolvency (effective 1 September 2004).

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Sweden

Legislation

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UK

Legislation

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USA

Legislation

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