Accepted Manuscript

Title: Bankruptcy and the difficulty of firing

Author: Nicolae Stef

PII: S0144-8188(17)30061-3

DOI: https://doi.org/10.1016/j.irle.2017.11.002

Reference: IRL 5791

To appear in: International Review of Law and Economics

Received date: 5-6-2017 Revised date: 21-10-2017 Accepted date: 7-11-2017

Please article cite this as: & Stef. Nicolae., Bankruptcy and difficulty firing.International Review of Law and **Economics** https://doi.org/10.1016/j.irle.2017.11.002

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ACCEPTED MANUSCRIPT

Bankruptcy and the difficulty of firing

Nicolae Stef¹

¹ Post-doctoral researcher, EconomiX, Paris West University Nanterre La Défense, France, e-mail:

nicolae.stef@yahoo.fr

Highlights

Layoffs may be an ex ante mechanism to avoid bankruptcy.

• An important amount of firing restrictions leads to more bankruptcies.

• The employer's legal obligation to notify a third party prior the dismissal of one employee

encourages the use of bankruptcy.

Labor codes that apply priority rules in case of reemployment tend to increase the number of

bankruptcies.

Abstract Firms may use layoffs as an ex ante mechanism to avoid filing for bankruptcy.

However, the national labor law may impose some restrictions that delay or hamper the firing

decision of the employer. This study proposes a different legal pathway for policymakers whose

goal is to reduce the use of bankruptcy without acting on the design of the bankruptcy law. Using a

sample of 33 countries from 2007 to 2015, we show that the total amount of firing restrictions leads

to more bankruptcies. The employer's legal obligation to notify a third party prior the dismissal of

one employee tends to increase the number of bankruptcies. It is very likely that the employer's

rescue strategy endures an intense ex post monitoring of the employment contracts and/or a strong

legal opposition to the layoff decision from such third party. In addition, labor codes that apply

priority rules in case of reemployment can increase the use of bankruptcy.

Keywords Bankruptcy, Layoff, Labor

JEL Classification G33 G38 J63 K31

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