The Impact of Unemployment Benefits on Personal Bankruptcy Filings: Evidence from Pandemic Unemployment Benefit Expiration

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Abstract

In response to the COVID-19 pandemic, the US federal government expanded unemployment benefits and extended coverage to previously ineligible workers. I study the impact of pandemic era unemployment benefit expiration on personal bankruptcy filings in states that ended these federal programs early. Using both nonlinear and linear difference-in-differences, I find that Chapter 13 filings increased between 12-15% on average. These findings are consistent with previous work that documented an increase in employment and an increase in household financial insecurity associated with the termination of pandemic unemployment insurance programs.

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1 Introduction

The COVID-19 pandemic brought about large levels of unemployment and financial insecurity in the United States. In response to the crisis, the federal government passed the CARES Act at the end of March 2020 which created Pandemic Unemployment Assistance (PUA) and Federal Pandemic Unemployment Compensation (FPUC) which both expanded unemployment benefits and extended coverage to previously ineligible individuals. The Census Bureau estimates that these new programs prevented 4.7 million people from falling into poverty, with the largest effects coming from Black and Hispanic individuals (US Census Bureau, 2022a). In addition, the Bureau of Labor Statistics found that compared to people who applied for UI benefits during the pandemic and did not receive them, those that received UI benefits were less likely to have difficulty with household expenses, experience food insecurity, be behind on mortgage or rent payments, and be experiencing symptoms of anxiety or depression (Bureau of Labor Statistics, 2022).

While there were temporary lapses in 2020, these UI programs were authorized to be in place for all states from January through September 6, 2021. However, in June of 2021 concerns that PUA and FPUC were hurting employment recovery resulted in 26 states ending at least one of the programs early, with 18 ending both. The remaining 24 states and the District of Columbia continued the programs until their official expiration in September. I use nonlinear and linear difference-in-differences to estimate the impact of ending these UI programs on personal bankruptcy filings.

The theoretical impact of ending PUA and FPUC on personal bankruptcy filings is ambiguous, as losing UI benefits can have a variety of income effects. If an individual who loses UI benefits does not become employed, they experience an immediate loss of income which could result in the person either filing for bankruptcy or not depending on their level of debt and personal resources. If instead the loss of UI benefits leads to employment, then the change in their income relative to their UI benefits could be positive, negative, or negligible depending on their new wage. While the literature on UI benefits pre-pandemic has typically

found that increases in UI benefits lead to longer unemployment durations (Schmieder and von Wachter, 2016), the context of UI benefit receipt during the pandemic differs from that of standard UI benefit receipt. States that ended PUA and FPUC did so while the pandemic was still ongoing, and fear that working could increase the probability of contracting the virus could have altered the typical employment response. However, recent work on the employment effects resulting from the termination of PUA and FPUC has found increases in employment. Coombs et al. (2022) follow a group of individuals with a UI deposit in April of 2021 and who were not employed by the end of the month and find that unemployed individuals saw a 4.4 percentage point (20 percent) increase in the probability of having found a job through the first week of August. Similarly, using the Current Population Survey Holzer, Hubbard and Strain (2021) find that ending the programs led to a 14 percentage point increase in the unemployment-to-employment flow.

While both papers find increases in employment, however, they also find evidence of decreases in financial health. Using the Household Pulse Survey Holzer, Hubbard and Strain (2021) find a two percentage point (five percent) decrease in the share of respondents that report having no difficulty in meeting their expenses in the past seven days. Coombs et al. (2022) find that the average UI benefits of the individuals in states that ended PUA and FPUC dropped by \$278 per week while earnings only rose by \$14 per week, and thus only 5% of the loss in UI benefits was offset by earnings.

In my analysis I find only weak evidence that Chapter 7 filings increased, but I find strong evidence that Chapter 13 filings increased. Specifically, across my nonlinear and linear specifications I find that Chapter 13 filings increased between 12-15%. Since workers typically have to be employed to file for Chapter 13 and ending the pandemic UI benefits should not have had an effect on filings for workers who had been employed before benefit termination, my results suggest that the increase was driven by newly employed individuals. I verify this finding by showing that individual filings in common law states increased, which rules out strategic joint filing by married couples with an unemployed spouse as the main

driver for the increase that I find. While filing for Chapter 13 allows workers to restructure their debt, it also prevents creditors from garnishing wages. Given the recent concern that wage garnishment could impede economic recovery (National Consumer Law Center, 2021), I investigate whether garnishment drove the increase in Chapter 13 filings. Federal law dictates that weekly income below thirty times the federal minimum wage cannot be garnished, and some states have passed stricter protections. If prevention of wage garnishment was the main mechanism behind the increase in filings, then workers whose wages were not subject to garnishment should not have been affected. I therefore analyze filings for workers whose income is below their state's garnishment cutoff. I find that this group saw a significant increase in filings, and thus I do not find evidence that wage garnishment was the sole driver of the increase in bankruptcy filings that I observe.

My findings point to increases in employment but decreases in financial stability, which adds to the evidence of such effects found in the previous literature. In addition, my results highlight a new channel of financial instability caused by the end of the pandemic era UI programs. It is important to note that during the period I consider, there were still many protections in place that benefited debtors. For example, student loan payments and interest were frozen through the end of 2021 and the federal government, along with many private lenders, offered special mortgage forbearance periods for home loans. I find that even with these protections, newly employed individuals entering expanding labor markets were experiencing a significant amount of financial distress. Financial distress need not always lead to bankruptcy, as bankruptcy comes at a high cost to future credit and therefore is typically a last resort for debtors. Therefore, while other papers have found a decrease in financial health caused by the termination of PUA and FPUC, I show an increase in this more extreme form of financial insecurity. My results thus underscore the importance of considering metrics other than employment rates when evaluating economic recovery.

The rest of the paper is structured as follows. Section 2 gives an overview of personal bankruptcy filings in the United States. Section 3 describes the federal UI programs imple-

mented during the pandemic. Section 4 describes the data used in my analysis. Section 5 lays out the empirical strategy, Section 6 describes the results, and Section 7 concludes.

2 Bankruptcy

Bankruptcy is the legal process through which debtors can discharge debt and/or restructure debt payments. Nearly all consumer bankruptcies fall under either Chapter 7 or Chapter 13. During a Chapter 7 bankruptcy, a debtor's nonexempt assets are liquidated to repay creditors and all remaining debt is discharged. If a debtor's current monthly income is above the state median, in order to qualify for Chapter 7 the debtor must pass a means test which compares their last 5 years of income to their amount of unsecured debt (United States Courts, 2022b).

Chapter 13 bankruptcy, sometimes called a 'wage earner's plan', allows debtors with regular income to create a plan to repay some or all of their debts (United States Courts, 2022a). To initiate a Chapter 13 bankruptcy, a debtor submits a repayment plan to the court that outlines how the debtor will repay their creditors. In most cases if a debtor's monthly income is less than the state median the plan must be for three years, if it is greater the plan must be for five years. Under their proposed plan, debtors pay off secured debt (ex: mortgage, taxes, auto loans) and partially pay unsecured, non priority debt (ex: medical bills and credit cards). All remaining debts that are part of the bankruptcy filing are then dismissed.

The bankruptcy process was modified during the pandemic beginning in March of 2020. Under the CARES Act (signed into law March 27, 2020), COVID related payments from the federal government were excluded from current monthly income calculations to prevent these payments from making debtors ineligible for filing under either chapter. This was especially impactful for Chapter 13 filers as a filer's disposable income is used to determine their repayment plan. In addition, debtors whose bankruptcy filing was confirmed before

March 27, 2020 were allowed to extend their repayment plans up to seven years if they could show that they experienced 'material financial hardship' due to COVID-19. These provisions were set to sunset after one year, but the COVID-19 Bankruptcy Relief Extension Act of 2021 (signed into law on March 27, 2021) extended them for an additional year¹.

Under both forms of bankruptcy, filing automatically stays most collection actions against debtors and their property. This means that creditors are not allowed to initiate or continue lawsuits, contact debtors asking for payments, or garnish wages. (United States Courts, 2022b,a). However, while both Chapter 7 and Chapter 13 can help debtors who are behind on payments, they differ in their form of relief. While Chapter 7 allows debtors to quickly discharge most of their debt, this form of bankruptcy does not allow them to catch up on payments. This means that they cannot avoid foreclosure or the repossession of their assets, as all of their non exempt assets can be sold to pay back creditors. Chapter 7 also remains on a filers credit for up to 10 years. While Chapter 13 does not allow debtors to discharge most of their debt, the repayment plan allows them to catch up on payments such as mortgages and car payments which allows them to keep their property.

Figure (1) shows the number of Chapter 7 and Chapter 13 filings for the 12 months ending June 30 of every year from 2009 to 2022. Bankruptcy filings peaked during the Great Recession for both chapters, though the impact on Chapter 13 filings was more muted. This would be expected during a period with low employment since unemployment typically makes a debtor ineligible for filing Chapter 13. Figures (2) and (3) highlight the period just before the pandemic through June of 2022. Bankruptcy filing remained relatively flat for both chapters in the years leading up to the pandemic, but decreased sharply in 2020 and 2021. While Chapter 7 filings have not rebounded, Chapter 13 filings increased from June 30, 2021 to June 30, 2022.

¹The extension allowed debtors whose Chapter 13 bankruptcy filing was confirmed before March 27, 2021 to extend their plans to up to seven years. These provisions were not extended further, and therefore expired on March 27, 2022.

3 FPUC and PUA

The CARES Act created several temporary UI programs that both expanded UI benefit eligibility and increased weekly payments to UI recipients. Pandemic Unemployment Assistance (PUA) extended unemployment benefits to previously ineligible individuals including the self-employed, independent contractors, gig economy workers, and those not able to telework who were not receiving any paid leave. It also extended benefits to individuals that were unemployed, partially unemployed, or unable to work due to a specific COVID-19 related reason (Congressional Research Service, 2021). Federal Pandemic Unemployment Compensation (FPUC) supplemented all UI benefits (including for those claiming benefits through PUA) by providing an additional \$600 per week. Under the CARES Act FPUC was authorized through July 25, 2020, however it was temporarily replaced by the Lost Wages Assistance Act which provided a \$300 per week supplement to individuals receiving at least \$100 in weekly UI benefits through September 6, 2020 ².

Beginning December 26, 2020, the Continued Assistance Act reauthorized FPUC at \$300 per week. These benefits were set to expire on March 14, 2021, but both PUA and FPUC were reauthorized by the American Rescue Plan which extended both programs through September 6, 2021. However, 26 states decided to end at least some of the temporary benefits before September citing lowering state unemployment rates, elimination of many industry shutdowns, reopened child care facilities, and worker shortages (Congressional Research Service, 2021). Of these states, 18 ended both PUA and FPUC in June of 2021, two states ended both programs in July, four states ended FPUC and not PUA, and Maryland and Indiana attempted to end both programs but were required by court order to continue both programs (Congressional Research Service, 2021).

²Some states provided additional weekly supplements on top of these benefits (Congressional Research Service, 2022).

4 Data

I construct monthly bankruptcy filings for each county using the Federal Judicial Center's Integrated Database (IDB). The IDB contains all US bankruptcy filings from fiscal year 2008 to present, and I extract data from January through August of 2021 for all Chapter 7 and Chapter 13 filings. PUA and FPUC termination dates come from Congressional Research Service (2021), and Figure (4) shows the states used in my analysis. I include states that ended both PUA and FPUC in June of 2021 and the 24 states along with the District of Columbia that kept both programs until the federal expiration in September of 2021.

Labor market and population controls come from the Bureau of Labor Statistics (BLS) and the Census Bureau. I obtain monthly county unemployment rates from the BLS Local Area Unemployment Statistics (LAUS) program, and I create three month lags to account for changes in unemployment due to the termination of PUA and FPUC. I also obtain county level population data from the Census Bureau's Population Estimates Program (US Census Bureau, 2022b). The Census provides annual population estimates, and I log-linearly interpolate these to construct monthly estimates.

I create COVID-19 related controls using data from the Oxford COVID-19 Government Response Tracker (OxCGRT) (Hale et al., 2022). The OxCGRT contains daily indices on the stringency of state level COVID-19 policies for both vaccinated individuals and unvaccinated individuals. I average these daily indices to obtain monthly indices for each month in my sample. I also include data on the number of new state level COVID-19 cases.

5 Empirical Strategy

I run both nonlinear and linear difference-in-differences regressions. Given that my data are monthly county level counts, I first estimate the following Poisson difference-in-differences

model:

$$Filings_{ct} = exp\{\beta^{pois}EndBenefits_{ct} + \delta_c + \phi_t + \epsilon_{ct}\}$$
(1)

where $Filings_{ct}$ is the number of filings in county c in month t. $EndBenefits_{ct}$ is an indicator that takes the value of 1 if county c in month t no longer provides FPUC and PUA. Since all of the states in my sample ended FPUC and PUA between June 12 and June 26, in my main specification I drop the month of June. However, my results are robust to including June as a treated month, though they are slightly attenuated as one would expect given that states still had the programs in place for much of June. The results with June are provided in the appendix.

I also run a linear difference-in-differences regression:

$$Filings_{ct} = \beta^{ols} EndBenefits_{ct} + \delta_c + \phi_t + \epsilon_{ct}$$
 (2)

Let $Y_{c,t}(0)$ denote the untreated potential outcome for county c in period t. In my setting, $Y_{c,t}(0)$ is the potential outcome for county c in period t if PUA and FPUC are both still in place. Then the parallel trends assumptions required for a causal interpretation of β^{pois} and β^{ols} are the following:

Poisson: For
$$t \ge 2$$
, $\frac{\mathbb{E}[Y_{c,t}(0)]}{\mathbb{E}[Y_{c,t-1}(0)]}$ is constant across c (3)

Linear: For
$$t \ge 2$$
, $\mathbb{E}[Y_{c,t}(0)] - \mathbb{E}[Y_{c,t-1}(0)]$ is constant across c (4)

Note that these two parallel trends assumptions need not both hold, as neither implies the other and therefore both need to be tested (Wooldridge, 2022). In the case of a balanced panel with no covariates, the β^{pois} obtained from (1) is the same as that in a regression of the same form as (1) only replacing the county fixed effects δ_c with an indicator equal to one if a county is in the treated group and zero otherwise and the time fixed effects ϕ_t with

an indicator equal to one once the treatment has begun and zero otherwise (Wooldridge, 2022). The same is true for β^{ols} (Wooldridge, 2021). Let D represent the indicator that an observation is in the treated group and Post represent the indicator that takes the value of one once treatment begins. Then under their respective parallel trends assumption, we have

$$\beta^{pois} = log(\mathbb{E}[Y|D=1, Post=1]) - log(\mathbb{E}[Y|D=1, Post=0])$$
$$- (log(\mathbb{E}[Y|D=0, Post=1]) - log(\mathbb{E}[Y|D=0, Post=0]))$$

$$\beta^{ols} = \mathbb{E}[Y|D=1, Post=1] - \mathbb{E}[Y|D=1, Post=0]$$
$$-\left(\mathbb{E}[Y|D=0, Post=1] - \mathbb{E}[Y|D=0, Post=0]\right)$$

Note that we can rewrite β^{pois} as

$$\beta^{pois} = log \left(\frac{\mathbb{E}[Y|D=1, Post=1]}{\mathbb{E}[Y|D=1, Post=0]} \cdot \frac{\mathbb{E}[Y|D=0, Post=0]}{\mathbb{E}[Y|D=0, Post=1]} \right)$$
 (5)

Let q denote the last period before treatment and let T denote the last period in the sample. Then there are q pre-treatment periods and T - q post treatment periods. Let n_0 denote the number of units that never receive treatment and let n_1 denote the number of units that become treated in period q + 1. Using the plug in estimators for the expectations in (5) yields

$$\hat{\beta}^{pois} = log \left(\frac{\frac{1}{(t-q)n_1} \sum_{\substack{t>q, \\ D=1}} y_{ct}}{\frac{1}{qn_1} \sum_{\substack{t\leq q, \\ D=1}} y_{ct}} \cdot \frac{\frac{1}{qn_0} \sum_{\substack{t\leq q, \\ D=0}} y_{ct}}{\frac{1}{(t-q)n_0} \sum_{\substack{t>q, \\ D=0}} y_{ct}} \right)$$

Notice that the weights cancel and the ratios are made up of only sums over the outcome counts. Then note that since dropping observations with an outcome of zero (i.e. $y_{ct} = 0$)

does not affect the sums and the corresponding weights have canceled, one can calculate $\hat{\beta}^{pois}$ from only the observations with a positive count. Therefore observations for which $y_{ct} = 0$ provide no identifying information in computing $\hat{\beta}^{pois}$.

Compared to the linear regression model which does not require variation within the dependent variable to estimate unit fixed effects, to estimate unit fixed effects the fixed effects Poisson model requires that at least one y_{ct} differs from zero for each county c (Greene, 2004). Since these observations are not required to estimate $\hat{\beta}^{pois}$, this poses no problem in my empirical design with no covariates. In the case with covariates, however, removing observations that have a count of zero in every period removes identifying information and alters the interpretation of the estimate. Therefore, when I include covariates in the Poisson specification I replace county fixed effects with state fixed effects. With covariates (1) and (2) become

$$Filings_{ct} = exp\{\beta^{pois}EndBenefits_{ct} + \delta_s + \mathbf{X}'_{ct}\gamma + \phi_t + \epsilon_{ct}\}$$
(6)

$$Filings_{ct} = \beta^{ols} EndBenefits_{ct} + \mathbf{X}'_{ct}\gamma + \delta_c + \phi_t + \epsilon_{ct}$$

$$(7)$$

where δ_s are state fixed effects and X_{ct} are the population, unemployment, and COVID-19 controls described in the previous section. In the Poisson regression, adding covariates comes at the expense of controlling for time invariant county level factors. However, since all states in my sample have counts greater than zero in each period, I keep all observations in the estimation of $\hat{\beta}^{pois}$ while still controlling for time invariant state level factors. In spite of this drawback, my results are similar across these two specifications. In addition, estimates from the linear model which does not suffer from this issue and therefore contains county level fixed effects in both specifications, are also similar with and without covariates as well as to estimates from the Poisson regressions.

In order to test the parallel trends assumption, I run event study regressions where I replace $EndBenefits_{ct}$ in (1) and (2) with $\sum_{t\neq May} \beta_t Treat_{ct}$, where $Treat_{ct}$ is equal to one

in period t if county c is in the treated group. In the Poisson regression, the β_t 's capture the log ratio of the number of filings between states that ended PUA and FPUC and those that did not each month, relative to the log ratio in May of 2021. In the linear case the β_t 's capture the difference in the number of filings between states that ended PUA and FPUC and those that did not each month, relative to the difference in May of 2021.

The event study coefficients for the Poisson regression for Chapter 7 filings with no controls are shown in Figure 5. While there is not evidence against the parallel trends assumption, this is neither robust to the inclusion of controls nor to either linear specification. Therefore care needs to be taken in interpreting results for Chapter 7 filings.

The event study coefficients for the Poisson regression for Chapter 13 filings with no controls are shown in panel A of Figure 6, and I cannot reject that the two groups of states had parallel trends. Given the short time span that I am considering, the county fixed effects in my regression specification should control for many county level differences. However, I also run an event study including the time varying controls mentioned above. The results are shown in panel B of Figure 6, and again there is no evidence of a violation of the parallel trends assumption. The results for the linear event study regressions with and without controls are given in panels C and D of Figure 6, respectively, and similarly I find no evidence with which to reject parallel trends.

6 Results

My main results are given in Table 1. Row 1 gives the results for Chapter 7 filings. Column 1, the estimate from the Poisson regression with no controls, indicates that ending PUA and FPUC increased the number of monthly Chapter 7 bankruptcy filings by 5.7%³. This coefficient is only marginally significant, and as noted in the previous section parallel trends do not hold after adding controls and also do not hold in either linear specification. Therefore this result is suggestive of a small decline in Chapter 7 filings, but provides only

³The exact percentage effect is obtained by computing $exp(\beta) - 1$

weak evidence for such an effect.

Row 2 gives the results for Chapter 13 filings. The estimate from the Poisson regression with no controls in column 1 indicates that ending PUA and FPUC increased the number of monthly Chapter 13 bankruptcy filings by 15%. Column 2 adds controls, and slightly reduces the estimate to a 14% increase. The OLS estimates with and without controls are given in columns 3 and 4, respectively. The OLS regression without controls indicates an average increase of 0.35 county filings per month. This implies a 13.7% increase relative to the pre-treatment mean. Similar to the Poisson model, adding controls slightly reduces the estimate to 0.31, or 12.1% relative to the pre-treatment mean. All results for Chapter 13 filings are significant at the 5% level, and given the tenuous results for Chapter 7 filings, I focus on Chapter 13 filings for the rest of the paper.

My results indicate that ending PUA and FPUC increased Chapter 13 filings. Since ending these programs did not change the circumstances of the already employed, and those who remained unemployed after the programs ended were in general not eligible to file for Chapter 13 bankruptcy, my results suggest that newly employed workers explain the increase in filings. However, there is one channel through which the effect could be driven by workers who lost unemployment benefits and did not find a job. Married couples are allowed to make a joint bankruptcy filing, and both individuals' incomes are used to determine eligibility for Chapter 13 and the repayment plan. Therefore, it could be the case that the increase in filings that I find is driven by one spouse losing their unemployment benefits, which reduces household income, and then filing for Chapter 13 bankruptcy using the working spouse's income. While spouses can also file individually, the non-filing spouse's debt will not be included in the payment plan and therefore their debt will not be restructured/discharged. This means that if the effect is mostly driven by married couples with a working spouse and an unemployed spouse, ending PUA and FPUC should have had little impact on individual filings.

I observe joint filing status in my data and I use this to test whether my results are

driven by married couples with one working and one non-working spouse. I remove joint filings to construct counts of monthly county level individual filings, and I drop common property states as individual filings in these states cover more of the non filing partner's debt⁴. The results for my four regression specifications are given in Table 2. The coefficient from the Poisson regression without controls in column 1 indicates a 13.3% increase in individual filings. Adding controls in column 2 yields a 15.4% increase. The results for the OLS regression in columns 3 and 4 indicate an increase of 0.24 monthly county filings when controls are not included, and an increase of 0.25 when they are. This corresponds to a 12.6% and 12.9% increase relative to the pre-treatment mean for individual filings, respectively. The collective results from all four specifications provide evidence that individual filings increased during this period to a similar extent as in the full sample and thus it is unlikely that strategic filings by married couples with one employed partner and one unemployed partner are driving the results. While I cannot rule out the possibility that this type of filing is occurring, they do not appear to be the primary driver of my main results. Therefore I can conclude that newly employed workers are an important group of new filers in my main results.

Aside from direct changes in income as a result of the end of PUA and FPUC, another factor may have contributed to the rise in personal bankruptcies: wage garnishment. The National Consumer Law Center produced a report in 2021 which argued that weak garnishment exemption laws were leading those struggling to recover financially from the pandemic to "face seizure of wages and essential property due to a wave of debt collector lawsuits" (National Consumer Law Center, 2021). Newly employed workers in states ending PUA and FPUC may have been subject to wage garnishment from debt collectors. While a few states instated protections against various forms of garnishment (only Texas and South Carolina had protection against most forms of wage garnishment in the states that ended PUA and FPUC), there were no pandemic specific federal protections against garnishment during this

 $^{^4}$ The common property states in my data are California, Idaho, Nevada, New Mexico, Texas, Washington, and Wisconsin.

time period. Since unemployment benefits typically cannot be garnished, a new job may not offer a large financial improvement for workers in debt if wage gains over UI benefits are garnished.

I explore wage garnishment as a potential mechanism driving the increase in filings that I observe. Federal law dictates that only the lesser of 25% of one's weekly income or the amount of weekly income that exceeds 30 times the federal minimum wage can be garnished. In other words, an individual working 30 hours a week or less at the federal minimum wage cannot have any of their wages garnished. While all states are subject to this federal minimum, some states have increased their own protections over time by increasing the multiplier from 30, decreasing the percent of income subject to garnishment to lower than 25%, tying the calculation to their own state minimum wages, or some combination of these changes⁵. Denote the number of weekly hours used in the calculation as h, the percent of weekly income protected as λ , and the minimum wage in state s as MW_s . Then the general structure for garnishment across all states can be written as⁶:

Weekly Income
$$\begin{cases} \text{Subject to} & \begin{cases} 0 & \text{if } Income \leq MW_s \cdot h_s \\ \\ \text{Garnishment in} & \\ \text{State } s \end{cases} & \begin{cases} min\{Income - MW_s \cdot h_s, \ 0.25 \cdot Income\} & \text{if } Income > MW_s \cdot h_s \end{cases}$$

While I do not directly observe wage garnishment in my data, individuals are required to report their current monthly income with their bankruptcy filing. I therefore create monthly county counts of bankruptcy filings from individuals making less than their applicable state income garnishment cutoff, and who are therefore not subject to any wage garnishment. If garnishment is the main driving factor behind the increase in bankruptcy filings that I observe, then this group should not be affected by the end of PUA and FPUC.

 $^{^5}$ California is currently the only state that not only ties the minimum wage to the state minimum wage, but also mandates that the local minimum wage is used in areas with higher minimum wages than the state's. 6 California's formula differs in that only 50% of the amount by which an individual's income exceeds $MW_s \cdot h_s \cdot 4.35$ is subject to garnishment if it is less than 25% of their income.

The results from my four regression specifications are given in Table 3. The estimate from the Poisson regression with no controls, given in Column 1, shows that the impact of ending PUA and FPUC on the filers who were not subject to garnishment was a 21.3% increase in monthly county filings. Column 2 gives the estimate with controls, however, North Dakota, South Dakota, and Wyoming did not have any filings from individuals with incomes below their respective income cutoffs during this period. This specification uses state fixed effects, and when all observations within a state have a zero count for all periods, they do not contribute to the estimation of the coefficient of interest. As stated above, this changes the interpretation of the coefficient, which now gives the impact of ending PUA and FPUC on the filers who were not subject to garnishment in all analysis states except the three that are dropped. This coefficient is not entirely comparable to the coefficients from the other specifications, however, the interpretation is similar enough that I still report it for completeness. In the sample without the three states with zero filings, the estimate from the Poisson with controls is a 15.1% increase in monthly county filings. Columns 3 and 4 give the OLS regression estimates with and without controls and indicate an increase of 0.112 and 0.083 monthly county filings, which correspond to a 19.4% and a 14.4% increase relative to their pre-treatment means, respectively. These results provide evidence that while wage garnishment may have led to some individuals filing for bankruptcy, this was not the sole explanation for the increase in filings.

Since I show that neither joint filings from married couples with one unemployed spouse nor wage garnishment can fully explain the increase in Chapter 13 filings, it is likely that the increase was due to a combination of different factors. Both joint filings and wage garnishment may have contributed in part, as such strategic joint filings may have been more prevalent after the end of PUA and FPUC and wage garnishment for those whose income was above their state thresholds may have pushed them to file. However, another possibility is that loss of labor income during the pandemic due to high unemployment levels left many individuals in a vulnerable position. While unemployed, most people were ineligible

to file for Chapter 13, and therefore could only file for Chapter 7 which could lead to the liquidation of their assets. This leaves no recourse to keep one's home (for homeowners) or car, and if an individual remains unemployed it is not clear that their accumulation of debt would improve in the near future. Once a person gets a job, they can qualify for Chapter 13 and can restructure their debt, allowing them to keep their assets. Given that many filers can choose between Chapter 7 and Chapter 13, the increase in Chapter 13 filings shows that keeping these assets was important to filers during this time.

7 Conclusion

In this paper I study the impact of early termination of pandemic era unemployment insurance programs on personal bankruptcy filings. I use both linear and nonlinear difference-in-differences and find little evidence that Chapter 7 filings increased, but strong evidence that Chapter 13 filings increased. While individuals typically have to be employed to file for Chapter 13, unemployed individuals with an employed spouse can submit a joint filing using the working spouse's income for the repayment plan. The increase in filings I find could therefore have been the result of unemployed individuals remaining unemployed and filing in response to the drop in UI benefits after the end of PUA and FPUC. I explore this possibility by examining the impact on individual filings in common law states. I find a significant increase in these filings of similar magnitudes to the full sample, indicating that newly employed individuals helped drive the increase in filings. This is consistent with previous literature which documents both an increase in employment and a decrease in household financial health after states ended PUA and FPUC early (Coombs et al., 2022; Holzer, Hubbard and Strain, 2021).

Given the recent concern that wage garnishment could impact workers returning to the labor market (National Consumer Law Center, 2021), I also explore wage garnishment as a driving factor for the increase in Chapter 13 filings. The federal government stipulates that

those working for 30 hours per week or less at the federal minimum wage are exempt from wage garnishment. While all states are subject to this minimum, some states have created their own laws to increase the amount of income exempt from garnishment. I use these state income cutoffs to examine filings made by individuals not subject to wage garnishment. I find that filings in this category also has significant increases, and therefore factors other than wage garnishment helped lead to the overall increase in filings.

My results suggest that multiple factors led to the increase in Chapter 13 filings that resulted from the end of PUA and FPUC. While both a drop in income for married couples with an unemployed spouse and wage garnishment may have contributed to the increase in filings, since these channels do not fully explain the increase it is likely that being newly eligible for Chapter 13 also contributed. Gaining employment in response to the drop in UI benefits made newly employed workers eligible to file for Chapter 13 and, compared to filing for Chapter 7, Chapter 13 bankruptcy allows workers to restructure debt and keep many of their assets such as homes and cars. Newly employed workers were eligible for Chapter 7 while unemployed, and the fact that they instead filed for Chapter 13 once employed suggests a decrease in financial health after employment and a strong desire to maintain their assets as Chapter 13 entailed repaying debts instead of simply discharging them.

One distinctive feature of this time period compared to more typical periods of labor market recoveries was the special circumstances being afforded to many types of debt payments. During my sample period there were protections in place that allowed households to delay some debt payments. For example, federal student loan payments were paused and their interest rates held to 0% beginning in January of 2020 (White House Briefing Room, 2021). This relief was in place for the entirety of 2021, and the January announcement of the freeze on payments and interest initially had no end date. It was not until August 6, 2021 that the White House specified an end date of January 31, 2022. In addition, for those facing financial hardship due to the pandemic, the CARES Act allowed for mortgage forbearance of up to 180 days, with the possibility of an additional 180 day extension on all federally backed

mortgages. Private mortgage lenders offered various forms of mortgage forbearance as well. The increase in bankruptcy filings occurred in spite of these lingering pandemic protections which are not in place in typical recoveries, which speaks more generally to the importance of considering financial health as well as employment prospects when incentivizing labor market transitions.

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Figures

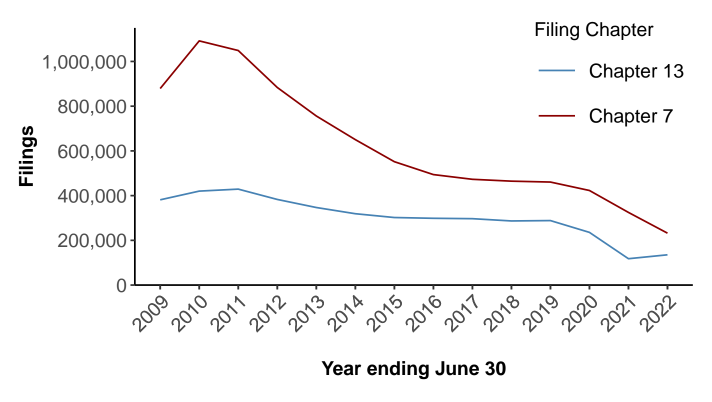


Figure 1: Chapter 7 and Chapter 13 filings for the 12 months ending June 30 of each year.

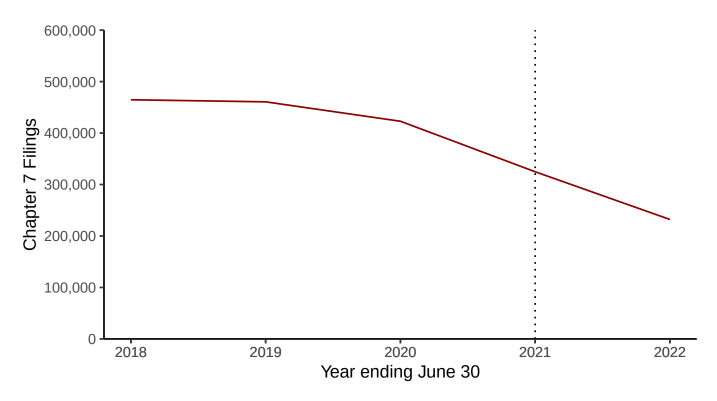


Figure 2: Chapter 7 filings for the 12 months ending June 30 of each year.

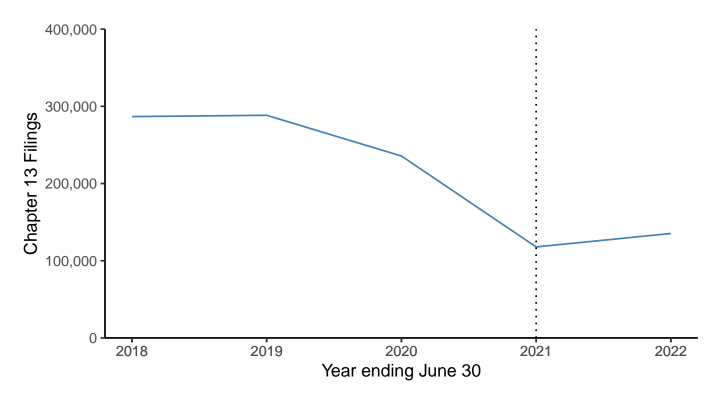


Figure 3: Chapter 13 filings for the 12 months ending June 30 of each year.

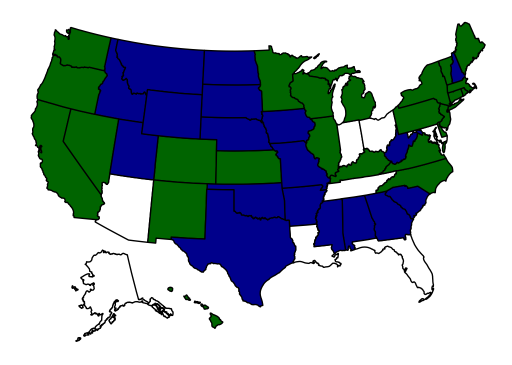


Figure 4: States in blue ended both PUA and FPUC in June of 2021 while states in green kept both programs in place until their expiration on September 6, 2021.

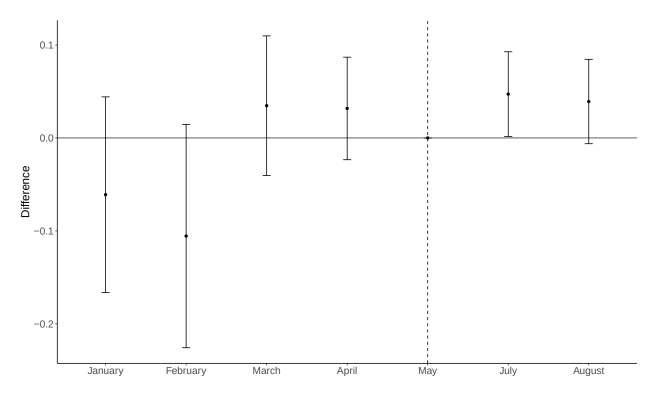


Figure 5: Chapter 7 Filings Event Study for Poisson Regression

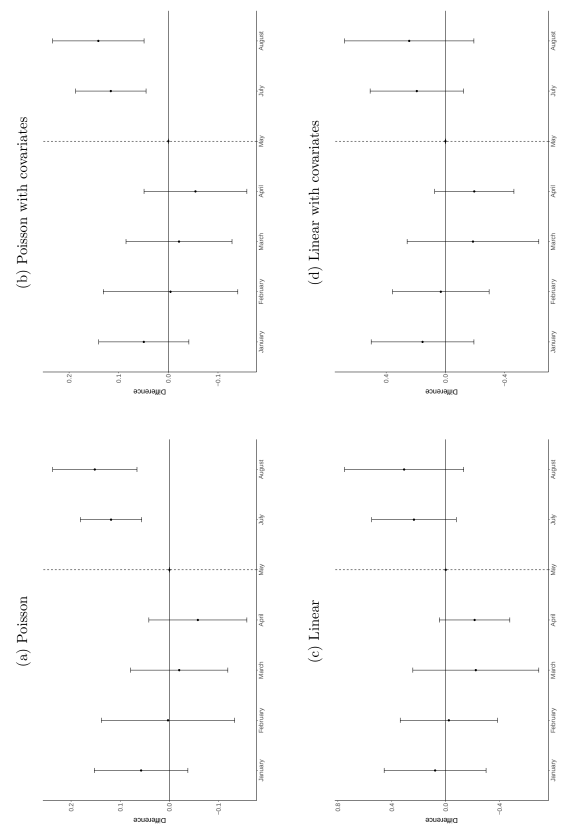


Figure 6: Chapter 13 Filings Event Study graphs for Poisson and Linear Models

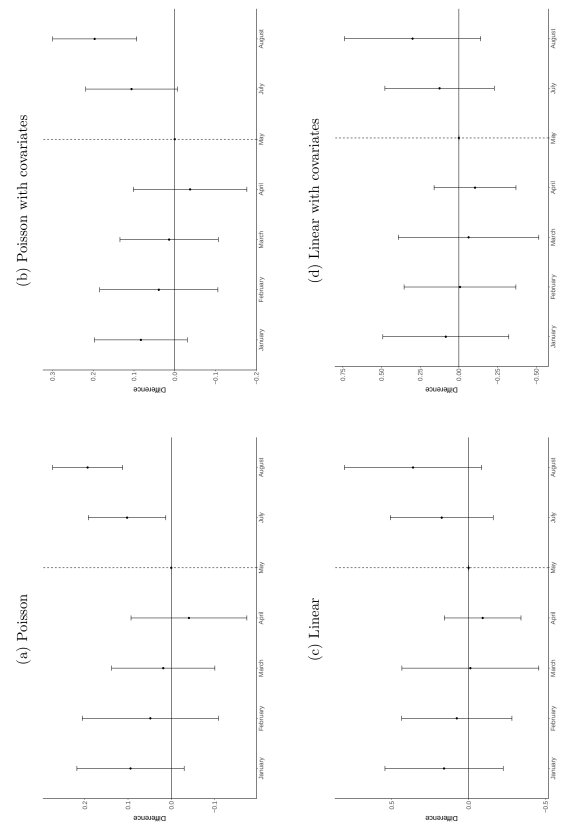


Figure 7: Joint Filing Analysis Chapter 13 Filings Event Study graphs for Poisson and Linear Models

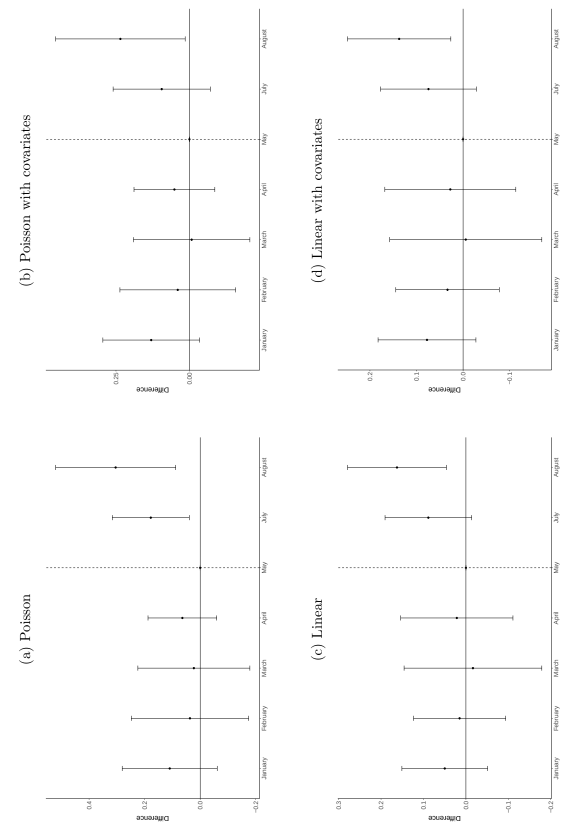


Figure 8: Wage Garnishment Analysis Chapter 13 Filings Event Study graphs for Poisson and Linear Models

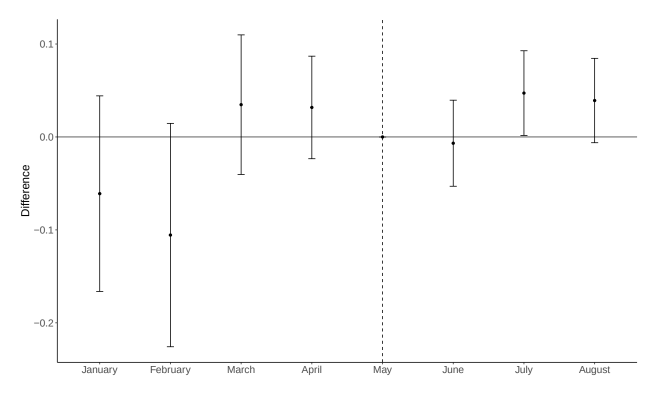
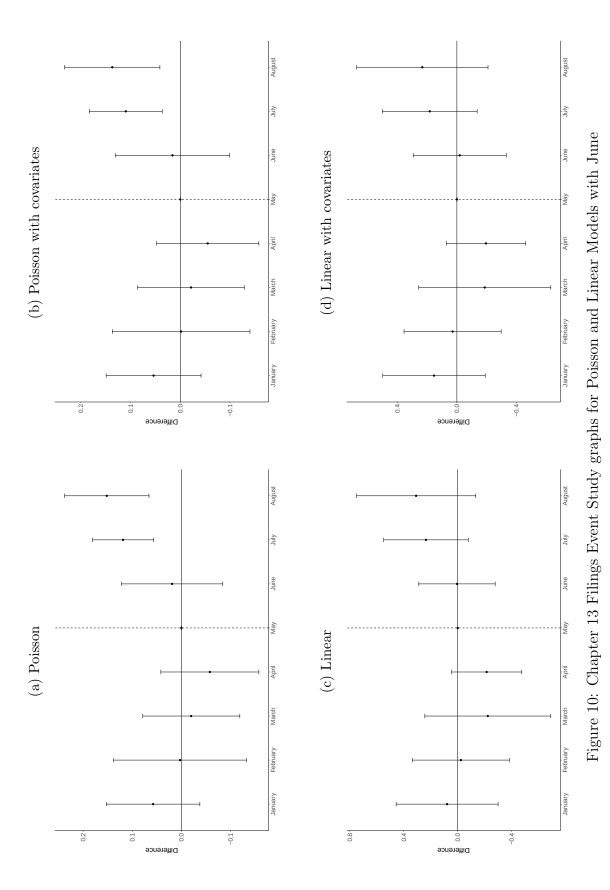


Figure 9: Chapter 7 Filings Event Study for Poisson Regression with June



Tables

	Poisson	Poisson with Controls	OLS	OLS with Controls
Chapter 7	0.055 +	0.048	1.557**	0.284
	(0.030)	(0.036)	(0.497)	(0.399)
Chapter 13	0.140***	0.133***	0.348**	0.308**
	(0.029)	(0.030)	(0.119)	(0.110)
Number of Observations	18676	18676	18676	18676
Month Fixed Effects	X	X	X	X
County Fixed Effects	X		X	X
State Fixed Effects		X		
Clustered Std. Errors	State	State	State	State

⁺ p < 0.1, * p < 0.05, ** p < 0.01, *** p < 0.001

Table 1: Results for full sample. Column 1 gives the Poisson results with no covariates and Column 2 adds covariates. Columns 3 and 4 are the results from OLS regressions with and without controls, respectively. Standard errors are clustered by state in all specifications.

	Poisson	Poisson with Controls	OLS	OLS with Controls
Chapter 13	0.125***	0.143***	0.241*	0.246*
	(0.036)	(0.040)	(0.116)	(0.117)
Number of Observations	18676	18676	18676	18676
Month Fixed Effects	X	X	X	X
County Fixed Effects	X		X	X
State Fixed Effects		X		
Clustered Std. Errors	State	State	State	State

⁺ p < 0.1, * p < 0.05, ** p < 0.01, *** p < 0.001

Table 2: Results for individual filings in common law states. Column 1 gives the Poisson results with no covariates and Column 2 adds covariates. Columns 3 and 4 are the results from OLS regressions with and without controls, respectively. Standard errors are clustered by state in all specifications.

	Poisson	Poisson with Controls	OLS	OLS with Controls
	0.193** (0.059)	0.141* (0.058)	0.112*** (0.029)	0.083* (0.031)
Number of Observations	18676	17682	18676	18676
Month Fixed Effects	X	X	X	X
County Fixed Effects	X		X	X
State Fixed Effects		X		
Clustered Std. Errors	State	State	State	State

⁺ p < 0.1, * p < 0.05, ** p < 0.01, *** p < 0.001

Table 3: Results for filings with current monthly income below state garnishment income cutoffs. Column 1 gives the Poisson results with no covariates and Column 2 adds covariates. Columns 3 and 4 are the results from OLS regressions with and without controls, respectively. Standard errors are clustered by state in all specifications.