

## Preliminary Outline for Dispute Length Project

Main idea: adapt SOP model to predict whether anti-dumping measures get renewed

- Note that this is not trade war: foreign is applying  $\tau^{*a}$  in most / all cases
  - **Q:** Are all cases of renewal ones of no punishment, i.e. target country is applying MFN tariff?
- When is it worth it for lobby to exert effort to renew AD measure?
- Lobby must be able to trigger the AD measure in the first place
  - This means disputes/non-adherence to MFN tariffs must happen on the equilibrium path
  - Need uncertainty, asymmetric information, something
  - In my model, it is symmetric political uncertainty about how legislators (modeled in reduced form as position of median legislator) will vote
- In this setup, need “dispute” to last for 5 periods (years)
  - Then can extend it.
  - **Q:** for five more years?
- Why would there be variation in one lobby’s incentives between  $t = 1$  (original application of AD) and  $t = 6$  when it comes up for renewal?
  - Uncertainty could be an answer, *and* it varies across industry
  - **Q:** Is this a plausible story?
- Also have to adapt model to cross-industry to get necessary variation
  - I’ve already done some of this leg-work for the NSF proposals, thinking about PTA project

Possible cross-industry variation

- Industry / lobby gets richer / more insulated for five years
  - This could lead to differences in budget constraint if that were in model

- This could lead to differences in ability to deal with technological gap with foreign competitors
- \* **Q:** This is one of the arguments for escape clause, no?
- Lobby facing same uncertainty, behaving in same manner may get different outcome in the two draws (five years apart)
- Uncertainty could change, so behavior would change (this would be hard to pick up in the data that I have)

#### Median Legislator's Condition

- I believe I have to change the legislature's condition to be more like the cheater's payoff for this context

$$W_{ML}(\tau^{AD}, \tau^{*a}, \gamma(e, \theta)) > W_{ML}(\tau^a, \gamma(e, \theta))$$

- Need to make sure this is not always the case.
- Median legislator still has to balance (weighted) producers and consumers.
- If  $\gamma = 1$ , would pick optimal tariff.
- If  $\gamma$  is so low that  $\tau^N < \tau^a$ , then agreement will hold. If  $\tau^a < \tau^{AD} < \tau^{AD}$ , depends on which is closer in welfare terms
- Uncertainty could also be about probability that foreign will dispute the AD measure; that could change from the original to the renewal

- Chad and Maurizio Zanardi are working on a paper on AD 5-year reviews
  - After five years, they come up for review
    - \* Some AD measures get removed, some not, some go to dispute
    - \* This is, of course, conditional on getting to five years
  - They have the data, but are not exploiting cross-industry variation
    - \* Instead, aggregate variation, things like recessions, exchange rates
  - They don't have a theory for the cross-industry variation, because the economic determinants are meaningless after five years
    - \* No injury, import surges: they've been protected for five years. No variation in new economic data b/c they've been insulated
    - \* What's the economic test? There really isn't one. "Would there be injury if we removed the duty?"
    - \* Politics could be that theory (my theory from above)
      - Q: Does hiring of lawyers for AD procedure get caught up in LDA data?