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Abstract

Redemption laws give mortgagors the right to redeem their property following default for a statutorily set period of time. This paper develops a theory that explains these laws as a means of protecting landowners against the loss of nontransferable values associated with their land. A longer redemption period reduces the risk that this value will be lost but also increases the likelihood of default. The optimal redemption period balances these effects. Empirical analysis of cross-state data from the early twentieth century suggests that these factors, in combination with political considerations, explain the existence and length of redemption laws.

Journal of Economic Literature Classification: G21, K11

Keywords: Mortgage redemption, default, subjective value

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An Economic Theory of Mortgage Redemption Laws

I. Introduction

Mortgage redemption laws, which grant a defaulting mortgagor a grace period to redeem the mortgaged property, are as ancient as the mortgage itself. For example, it is decreed in Leviticus 25:29-30 that:

If a man sells a house in a walled city, he retains the right of redemption a full year after its sale. During that time he may redeem it. If it is not redeemed before a full year has passed, the house in the walled city shall belong permanently to the buyer and his descendants. It is not to be returned in the Jubilee. But houses in villages without walls around them are to be considered as open country. They can be redeemed, and they are to be returned in the Jubilee.¹

Mortgage laws in the United States also have a long history that “bears the scars of the never-ending struggle between debtor and creditor” (Friedman, 1985: 246). While strong laws protecting creditors help both creditors and debtors by ensuring the flow of credit and promoting development, debtors invariably look to courts and legislatures for relief during economic downturns. Thus, the common law concept of “equity of redemption” emerged early on in English law to allow mortgagors to redeem their property following default up to a foreclosure date set by the court. And, beginning in 1820, state legislatures in the U.S. began to pass laws that extended the redemption period beyond foreclosure (Skilton, 1943; Friedman, 1985: 247).

¹ This citation is due to Capone (1996). In fact, the whole chapter 25 of Leviticus concerns redemption.

In spite of the enduring presence of mortgage redemption laws, economists have devoted relatively little attention to explaining their function. Exceptions include Alston (1984), who studied the causes and effects of mortgage foreclosure moratoria (temporary relief from foreclosure) enacted during the Great Depression; Jaffe and Sharp (1996), who discussed foreclosure moratoria as an efficient legislative response to unforeseen economic downturns, given the incompleteness of mortgage contracts; Hynes, Malani, and Posner (2003), who examined the related issue of laws exempting property from bankruptcy proceedings; and Fisher (2006) and Fisher and Yavas (forthcoming), who examine equitable redemption.²

In this paper, we extend this literature by developing a theoretical model of mortgage redemption that is based on the divergence between the market valuation of land and the value placed on it by the mortgagor. Specifically, the theory hypothesizes the existence of a non-transferable component of mortgaged land that may arise when a mortgagor invests time and effort in learning how to best use his land, or in simply occupying it (so-called subjective value). In the event that the mortgagor defaults on his mortgage, this value is lost because it is not capitalized by the market. A right of redemption reduces the risk of this loss by effectively extending the term of the mortgage. While such an extension strengthens the mortgagor's incentive to make investments in non-transferable capital, it also has the effect of lessening his incentive to avoid default in the first place. The desirability and optimal length of a redemption period turns on this trade-off.

² Also see Kau and Keenan (1995), who survey the related literature on option-theoretic pricing of mortgages and default.

To provide a context for the theory, Section II briefly examines the history of redemption laws in the United States. Following the theoretical analysis in Section III, Section IV offers some empirical evidence in support of the theory using cross-state data from the early twentieth century. Our empirical work contributes to the growing body of literature that seeks to understand the economic forces driving variations in state laws.³

II. The Origins and History of State Mortgage Redemption Laws

To provide some background for our analysis, we begin with a brief history of mortgage redemption laws in the United States.⁴ In its modern form, equity of redemption first appeared in 16th Century English Law, when courts began to allow mortgagors to repay lenders after passage of the maturity date and thus reclaim possession of land. Gradually, the law developed into a system of equitable redemption coupled with strict foreclosure, under which foreclosure was initiated by petition from the mortgagee to extinguish the mortgagor's redemption rights. Upon petitioning, the court would fix a time period during which the mortgagor could redeem the land. After this time period had elapsed, the mortgagor's interest was terminated and the mortgagee would assume full possession of the land.

The chief drawback of the system was the substantial foreclosure costs inflicted on mortgagees due to the costliness of petitioning the court for a decree of foreclosure. The only way to extinguish the mortgagor's redemption right other than by petition was for the mortgagee to wait 20 years, at which point the mortgagor's interest was ended by prescription. Skilton (1943) conjectures that these shortcomings in the English

³ See, for example, Baker and Miceli (2000), Baker, Miceli, Sirmans, and Turnbull (2001, 2002), and Glaeser and Scheinkman (2002).

foreclosure system may have contributed to the apparent diversity in American foreclosure and redemption laws by encouraging experimentation with other systems.

Early on, most U. S. States relied upon foreclosure by public sale, an innovation from the English law that remains the predominant method of foreclosure in the United States. In those states where redemption is practiced, the redemption period is usually, but not always, terminated by sale of the land.⁵

Since 1820, many states have at one time or another experimented with statutorily-imposed redemption laws that extend the mortgagor's right of redemption beyond foreclosure. (In some cases, the mortgagor is allowed to remain in possession of the property during this period.) Changes in redemption laws have moved in accordance with broad trends. Table 1, constructed from information in Jones (1882, 1904, 1928), Skilton (1943), and Mortgage Bankers Association (1997), contains historical and current information on state redemption laws where available.⁶

Historically, redemption laws have almost always been about protecting farmers from economic downturns that placed them under considerable economic duress. For example, Skilton (1943, p. 326) detects a small bulge in redemption legislation in the 1820's due to the economic depression following the cessation of the Napoleonic wars. As Table 1 shows, in the early 1820's New York (in 1820), Tennessee (in 1821), Illinois (in 1825), Maine (in 1821), and Missouri (in 1821) all enacted legislation allowing a redemption period. A similar clustering of changes occurred in the 1890's, another period

⁴ Much of this review of the early history of mortgage redemption relies on Skilton (1943).

⁵ Skilton (1943, page 319) writes that "Strict foreclosure has survived today as the usual remedy in only two states: Connecticut and Vermont, where English traditions are especially strong." His source for this observation is Hanna (1932). Mortgage Bankers Association (1997) verifies that this remains true today.

⁶ See also Prather (1957) and Bridewell (1938), who provide some additional detail, but which essentially contain information similar to Skilton (1943).

of economic difficulty, when California (in 1897), Idaho (in 1895), and Oregon (in 1895) all extended their statutes.

The trend over the past sixty years or so, however, has been for states to shorten their redemption periods or to eliminate them entirely.⁷ In 1938, at the height of the Depression, 28 of 48 states in the sample had redemption laws (Bridewell, 1938), but by 1992 only 17 had redemption laws (Mortgage Bankers Assoc., 1997). Further, of those 17 states retaining their redemption laws, 14 had shortened the redemption period.⁸ This broad trend is not surprising, given the conjectured link between redemption and agriculture, coupled with the rather dramatic decrease in the importance of agriculture in the national economy over this time. However, it is interesting to note that the South, historically a heavily agricultural region, did not generally employ redemption statutes. As our empirical analysis will suggest, this may have been because agriculture in the South was not as heavily dependent on investment in improvements as in other parts of the country.

In spite of the time trend and the fluctuations in the nature of redemption laws over time, they have in fact remained remarkably stable over time. Comparison of the survey of redemption laws in various editions of Jones (1882, 1904, 1928) with Skilton (1943) reveals that there was almost no change in mortgage redemption laws across states over the period 1882-1943.⁹

⁷ Of course, this does not preclude future passage of foreclosure moratoria, which temporarily suspend foreclosure in times of hardship (Skilton, 1943).

⁸ Though he does not offer evidence to support his claim, Bauer (1985) reports that redemption laws were in general use from 1820 to 1920, at which point they began to disappear, in part due to the efforts of legal scholars.

⁹ This is even more interesting considering the findings of Alston (1984) on the response of state legislatures to the economic distress of farmers during the great depression through the passage of mortgage moratorium legislation. On the other hand, the national economy remained heavily agricultural

III. The Model

Previous economic analyses of mortgage redemption laws have not provided a firm theoretical basis for their pervasiveness. Most authors have seen them as a product of the political interplay between creditors and debtors.¹⁰ While not denying the importance of these public choice factors, in this section we develop a theory that justifies redemption laws based on broader economic concerns.

Consider an individual (the mortgagor) who, at some point in the past, took out a mortgage to finance the purchase of a piece of property. Suppose that a balance of B dollars (principal plus interest) is due at time $t=0$, the date of maturity. There is, however, some risk that the mortgagor will default due to random factors that affect his liquidity. We assume, however, that he can increase his chances of paying off the loan on time by investing in effort, e (measured in dollars), prior to the due date.¹¹ Let $p(e)$ be the probability that he will not default, where $p' > 0$ and $p'' < 0$.

Suppose that the value of the property to the mortgagor consists of two components: a market value v and an owner-specific value s . In the case of commercial property (including farms), v represents the present value of expected cash flows from the property, while s represents the return from non-transferable investments, goodwill, plus any utility benefits of ownership (Aghion and Bolton, 1992; Hart, 1995: Chapter 5). For residential property, v is the maximum offer that could be obtained on the market, while s

over this entire time period; in 1880, for example, the percentage of people working in the agricultural sector was 30%, and it remained around this level in 1930. (Kuznets and Thomas, 1957).

¹⁰ This view is not new, and strong arguments against redemption laws on the grounds that they are purely redistributive have been put forth by Prather (1957) and Bridewell (1938).

¹¹ This could represent work effort, or any effort aimed at generating sufficient cash flow, or liquidity, to pay off the loan on time.

is the mortgagor's "subjective value," reflecting, for example, his or her attachment to the land (Miceli and Sirmans, 1995).

We focus attention on "distressed properties," i.e., those for which $v < B$, as these are the most likely candidates for default. (For example, mortgagors with $v > B$ could presumably refinance their debt to avoid foreclosure.) However, we also assume that for at least some of these distressed properties, the mortgagor's subjective value is sufficiently large that $v + s > B$, for otherwise, he would have no incentive to avoid default. (We will see this formally below.) For simplicity, we assume that $s = 0$ for those properties with $v + s < B$.

The redemption period, if one exists, represents the period of time following default during which the mortgagor can reclaim the property. As noted above, equitable redemption allows the mortgagor to reclaim the property prior to the foreclosure sale by paying off the loan balance, whereas statutory redemption extends the grace period beyond the foreclosure sale for a set period of time. For purposes of the model, we do not formally distinguish between these cases.¹² Instead, we simply suppose that there is a period of length $T \geq 0$, following default, during which the mortgagor can re-acquire the property by paying off B . In effect, T is an extension of the maturity date for the mortgage. Let $q(T)$ be the probability, conditional on default, that the mortgagor does in fact redeem the property during this period,¹³ where $q' > 0$ and $q(0) = 0$.¹⁴

¹² We would have to distinguish between them if we included a transaction cost associated with a foreclosure sale.

¹³ Unlike p , we treat q as depending only on time, though it would be straightforward to view it as a function of mortgagor effort as well.

¹⁴ Changes in T would likely affect the cost of credit, which, strictly speaking, would affect B and probably v . These effects, if included in the model, would simply represent an additional cost, along with that associated with moral hazard, of raising T .

The mortgagor takes the length of the redemption period as given and chooses effort, e , to maximize his private expected value of the property. Since only mortgagor's with $v+s>B$ will exert such effort, the relevant expected value is given by¹⁵

$$V_M(e;T) = [p(e)+(1-p(e))q(T)](v+s-B) - e. \quad (1)$$

The optimal effort level, $e_M(T)$, therefore solves the first-order condition¹⁶

$$p'(1-q(T))(v+s-B) = 1. \quad (2)$$

Totally differentiating this equation yields

$$\frac{\partial e_M}{\partial T} = \frac{p'q'}{p''(1-q)} < 0. \quad (3)$$

Thus, for mortgagors with $v+s>B$, effort is decreasing in the length of the redemption period. This reflects a potential moral hazard problem associated with lengthening of the redemption period and therefore provides the basis for limiting T to a finite length (possibly zero).

From a social perspective, the function of a redemption period is to avoid the loss of subjective value resulting from a forced sale. Thus, it is only relevant for those properties with $s>0$.¹⁷ To determine the optimal value of T , we write the expected *social* value of such a property as

$$V(T) = v + [p(e_M(T))+(1-p(e_M(T)))q(T)]s - e_M(T). \quad (4)$$

Note that this expression differs from (1), the mortgagor's private value, in two ways.

First, the loan balance, B , is not present in (4) because it is simply a transfer payment; and

¹⁵ According to this specification, the mortgagor's effort only affects the probability of default, not the value of the property. This is purely a simplifying assumption; we would obtain the same qualitative results if we allowed v and s to depend on e . Specifically, we would still be able to show that $\partial e_M / \partial T < 0$ (as in (3)), reflecting the moral hazard problem associated with an increasing redemption period.

¹⁶ Given $v+s>B$, the second order condition holds under the assumption that $p''<0$.

second, (4) includes the market value of the land, v , whether or not the mortgagor defaults, given that it is transferable. (In contrast, in (1) v is weighted by the probability that the mortgagor retains the land.)

Taking the derivative of (4) with respect to T yields

$$\frac{\partial V}{\partial T} = (1-p)q's + [p'(1-q)s - 1] \left(\frac{\partial e_M}{\partial T} \right). \quad (5)$$

Using (2), we can rewrite this expression as

$$\frac{\partial V}{\partial T} = (1-p)q's + p'(1-q)(B-v) \left(\frac{\partial e_M}{\partial T} \right), \quad (6)$$

which is ambiguous in sign. The first term, which is positive, represents the marginal benefit of lengthening T . It reflects the fact that a longer redemption period increases the chance that the mortgagor will retain the non-transferable value of the property, s .

Offsetting this is the second term, which is the marginal cost of a longer redemption period. It captures the moral hazard effect noted above—namely, that as T is lengthened, the mortgagor has less incentive to avoid default, which imposes a cost of $B-v$ on the mortgagee.¹⁸ The optimal redemption period, T^* , balances these two effects at the margin.

It is clear from the foregoing analysis that $s > 0$ is necessary for a positive redemption period to be optimal. It follows that redemption statutes (i.e., $T^* > 0$) should be more prevalent in regions where landowners have invested more heavily in non-

¹⁷ Although T applies to all properties, it has no allocative effect on properties with $s=0$. Thus, for purposes of determining the optimal value of T , we can focus on those for which $s > 0$, which, by assumption, are those properties for which $v+s > B$.

¹⁸ More specifically, the incentive benefit of lowering of T is due to the fact that the mortgagor *underinvests* in effort from a social perspective, given that the social benefit of preventing foreclosure, s , is greater than the private value to the mortgagor, $v+s-B$, under the assumption that $B > v$ for all of the properties in question.

transferable capital, or where there is high subjective value associated with land ownership. This prediction, together with the public choice factors to be discussed below, form the basis for the empirical analysis in the next section.

IV. Empirical Analysis

The model described the fundamental tradeoff underlying redemption laws as being between the negative impact on incentives to prevent default on one hand and protection of owner-specific (non-marketable) land values on the other. In addition, it is undeniable that mortgage redemption laws have historically been driven by the long-standing public commitment to protect family farms against fluctuations in the value of agricultural land. For example, Skilton (1943, p. 329) cites the 1895 decision of the Kansas Supreme Court in *Beverly v. Barnitz*:¹⁹ “...Farms valued five years ago by both borrower and lender at \$3000 or \$4000, and mortgaged for \$1000, are now knocked down under the sheriff’s hammer for less than the mortgage debt, the accumulations of a lifetime being often swept away by the shrinkage...” Further, Friedman (1985: 246) notes that in the nineteenth century, “[l]egislatures particularly in the West, found debtor relief politically irresistible.” Prior research in related areas has also pointed to the possible role of the agricultural sector in influencing the nature of lending policies across states.²⁰

In addition to economic and political factors, empirical work on the origins of laws must take account of the force of history. It is therefore important to choose a time period for analysis over which the issue at hand was relatively important, and for which sufficient data are available. For this reason, we selected independent variables from

¹⁹ *Beverly v. Barnitz*, 55 Kan. 466, 484 (1895).

1920, and chose as our dependent variable the state of redemption laws circa 1937 as reported in Bridewell (1938). Since there was little change in redemption laws over the period between 1900 and 1943, this configuration of the data positions us as close as possible to the origins of redemption laws while remaining a recent enough time period to admit useable data. In particular, it allows us to use data similar to that employed by Alston (1984). In addition, this time period likely avoids most of the upheaval of the great depression, and therefore more accurately represents the everyday state of affairs in a given state's economy.²¹

As a building block for our model, we initially consider a close relative of the specification that Alston employed to explain variations in states' decisions to adopt mortgage moratoria during the Great Depression.²² His model included two variables to capture the importance of the farm and the mortgage in a state's economy: the percentage of farm income in a state's GDP, and the percentage of farms that were mortgaged. Following Alston's work, we include data on (1) the percentage of mortgaged farms in 1920 (taken from the 1928 Statistical Abstract of the U. S.); and (2) the percentage of the labor force employed in the agricultural sector in 1920 (taken from Kuznets and Thomas, 1957). These variables capture the public choice forces that undoubtedly influenced the adoption of redemption laws.

²⁰ See, for example, Alston (1984), who finds evidence for the impact of farm interests, and Hynes, Malani, and Posner (2003), who do not.

²¹ It would certainly be desirable to obtain an exact match between adoption dates displayed on table 1 and the data, however, this is simply not feasible given available data. In fact, the quality and content of census data dramatically improves at the beginning of the 20th century. In our favor, most of these variables evolve relatively slowly over time and therefore more recent values might serve as useful instruments of past values. For example, the correlations between the length of average tenure (an independent variable in our analysis) in 1910, and length of tenure in 1920 and 1930, are, respectively, 0.92 and 0.85.

²² One possible interpretation of our model is as a longer run specification of Alston's empirical model. He analyzes states' decisions to enact mortgage moratorium legislation during the early years of the Great

We also include three additional variables to capture the importance of specific (non-transferable) investments, as suggested by the theory. First, we include the percentage of farm acres that were improved, taken from the 1928 Statistical Abstract of the U. S. This reflects the degree to which land improvement was important in the state's agricultural sector. Additionally, we include the ratio of the value of implements and machinery to the value of farm land and buildings. This is a further measure of how important non-land inputs were in determining the overall value of the land. Finally, we include a measure of the average length of tenure on the farm for each state. A longer span of time on a farm should indicate more specific farm capital, as well as greater attachment to the land. In 1910, the Census bureau began collecting information on the number of farmers who had been on their farm less than a year, one year, between two and four years, five and nine years, and more than 10 years. Using this information from 1920, we piece together an index of average farm tenure length, forming a weighted average using the midpoints of the above intervals, where we interpret "more than 10 years" as "15 years."

Together, the previous three variables serve as proxies for the non-transferable component of land value. While it is inevitable that improvement of land or investment in implements and machinery will increase the market value of land, it is also reasonable to suppose that not all improvements will ultimately be reflected in market value in the event that the farmer must sell the farm. Additionally, one might expect that the more time a farmer has spent on the farm, the more likely it is that he will have acquired specific knowledge about how best to work the land. This specific knowledge, plus the

Depression. By contrast, our analysis focuses on the economic forces leading to the adoption of redemption laws in general.

attachment to the land that naturally follows from occupation, are important components of farm value that will not be reflected in markets.

Table 2 presents the means of the dependent variable (=1 if a state had a redemption period c. 1937, =0 if not) and the above explanatory variables for the sample as a whole and also for sub-samples grouped by region.²³ Regional differences immediately suggest some broad trends. For example, of the three regions where agriculture was relatively important based on the percentage of labor employed on farms (the South, North Central, and West), the South stands out as having had the smallest percentage of states with redemption statutes (.31 compared to .92 in the North Central and .91 in the West). This may be explained by the confluence of public choice and investment concerns. The percentage of mortgaged farms in the South was much smaller than in the other two regions (.26 compared to .49 and .44). In addition, farmers in the North Central had a higher rate of improved land (.70 versus .53) and longer average tenure (8.07 versus 6.92) compared to the South. While farmers in the West had a similar average tenure length on their farms relative to Southern farmers, Western farmers had a higher ratio of added investments compared to the South (.30 versus .20). In the industrial northeast, farming was not an important activity during the sample period, which accounts for the low incidence of redemption laws there, although Northeastern farmers tended to have relatively long average tenure on their farms.

²³ States in the New England Mid Atlantic Region: Maine, Vermont, New Hampshire, Connecticut, Rhode Island, Massachusetts, New York, New Jersey, and Pennsylvania. States in the South: Maryland, Delaware, Virginia, North Carolina, South Carolina, Georgia, Florida, Kentucky, Tennessee, Alabama, Mississippi, Louisiana, Texas, Arkansas, and Oklahoma. States in the North Central: Indiana, Ohio, Illinois, Michigan, Wisconsin, Minnesota, Iowa, Nebraska, Kansas, North Dakota, and South Dakota. States in the West: Montana, Idaho, Washington, Oregon, California, Colorado, Wyoming, Utah, Nevada, Arizona, and New Mexico.

Table 3 presents the results of fitting some econometric models to this data. Models I and II are logistic models, where the dependent variable equals one if a redemption law was present in the state in 1937, and zero otherwise. By comparing models I and II, one gets the impression that the public choice variables, the percentage of farm labor in the state and the percentage of farms mortgaged, explain the bulk of the variation regarding the presence or absence of redemption laws. (This corresponds to Alston's (1984) findings.) However, the investment to value ratio is also statistically significant and of the correct sign, while both the percentage of improved land in farms and average tenure length have the correct sign, but are insignificant.

Model III applies a higher tech approach to the data by making use of variations in the statute length. In particular, it shows the results of fitting a Heckman selection model to the data by jointly estimating the probability that a state has a redemption law, and, given the existence of a redemption law, the impact of each of the independent variables on the length of the statutory period.²⁴ This model was estimated using the logarithms of all variables. Standard errors in this model were estimated using a robust Huber-White estimator that allows for intra-region correlation in error terms.²⁵ The Chi-square test statistic for independence of the selection and statute length equation is 16.16, indicating that selection and length should not be modeled independently.

Model III reveals some interesting features of the data. Note first that some variables appear to influence the choice of whether or not to have a rule, while others

²⁴ A possibility that lies somewhere between the selection model and the straight logit model is to use a specification such as an ordered logit. Fitting an ordered logit to the data generates similar results to models presented.

²⁵ See Baker et al. (2002) for a similar approach to estimating and studying variation in state laws. It is interesting to note that many of the conceptual issues behind selection models were developed in the context of law and economics, and in particular in the study of state variation in anti-discrimination legislation. See Maddala (1982).

seem to influence length. In this regard, the public choice variables are a bit more robust than the specific investment variables. Tenure length, the percentage of farms mortgaged, and the percent of agriculture in the labor force are all significant in explaining whether or not a statute is in place, and those states with a larger percentage of improved land and a large ratio of investment to farm value systematically have longer statutes. By and large, these results are consistent with the predictions of the model. Interestingly, the percentage of mortgaged farms appears with a positive sign in the selection equation, but with a negative sign in the statutory length equation. One interpretation of this result is that those states with a high percentage of mortgaged farms desired to extend some protection to borrowers by enacting a statute, but when determining the statute length, these states took into account the possibly adverse impact of a longer redemption period on the overall mortgage market, and hence limited the length of the statutory period.

V. Conclusion

This paper has developed an economic analysis of mortgage redemption laws in the United States. The history of these laws displays both regional variation and sensitivity to economic cycles, reflecting their role in protecting farmers from loss of their land during periods of economic downturn. The importance of farming interests in a given state has therefore been a significant factor in bringing about the passage of these laws, as previous scholars have noted.

While not denying political considerations, we proposed a novel theoretical justification for redemption laws based on the hypothesized existence of non-transferable value associated with certain land uses that would be lost in the event of foreclosure.

According to this theory, the optimal redemption period balances the benefit of protecting this value (i.e., lowering the probability that it will be lost) against the reduced incentive of the mortgagor to avoid default. The empirical analysis, which used cross-state data from the early twentieth century, verified the importance of both political and economic factors in explaining the presence and length of redemption statutes.

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Table 1: State Redemption Laws in Historical Perspective

State	Redemption period 1992	Redemption period 1937	Year of Statutory Origins, with Important Modifications
Alabama	12	24	1842 (24)
Arizona	None	6	1877 (6)
Arkansas	None	12	1879 (12)
California	None	None	1851 (6), 1897 (12)
Colorado	2.5	6	1861 (6)
Connecticut	None	None	
Delaware	None	None	
Florida	None	None	
Georgia	None	None	
Idaho	6	12	1864 (6), 1895 (12)
Illinois	7	12	1825 (12)
Indiana	3	12	
Iowa	6	12	
Kansas	12	18	
Kentucky	None	12	1851 (12)
Louisiana	None	None	
Maine	12	12	1821 (36), 1876*
Maryland	None	None	
Massachusetts	None	None	
Michigan	6	12	1827 (24), 1838 (12), 1839 (25) 1840 (12), 1846*
Minnesota	6	12	
Mississippi	None	None	
Missouri	None	12	1821 (30), 1824 (0) 1877 (12)
Montana	None	12	1867 (6)
Nebraska	None	9	1859 (12), 1875 (9)
Nevada	None	12	1861 (6), 1933 (12)
New Hampshire	None	None	
New Jersey	None	None	
New Mexico	1	9	1889 (12)
New York	None	None	1820 (12), 1837*, 1839*
North Carolina	None	None	
North Dakota	6	12	1877 (12)
Ohio	None	None	
Oklahoma	None	6	
Oregon	None	12	1885 (4), 1895 (12)
Pennsylvania	None	None	
Rhode Island	None	None	
South Carolina	None	None	
South Dakota	6	12	1893 (12)
Tennessee	None	24	1820 (24), 1823*, 1832*
Texas	None	None	
Utah	3	6	1870 (6)
Vermont	6	12	1827 (12.25)
Virginia	None	None	
Washington	None	12	1869 (6), 1886 (12)
West Virginia	None	None	
Wisconsin	6	12	1849 (24), 1889 (12)
Wyoming	3	6	1869 (6)

* Denotes redemption period shortened or redemption law removed. There may be further changes in redemption laws we were unable to document.

Table 2: Means and means by region (Standard Deviations in Parantheses):

Variable	All States (N=48)	New England/Mid Atlantic (N=9)	North Central (N=12)	South (N=16)	West (N=11)
Redemption law present in 1938?	0.58 (0.50)	0.22* (0.44)	0.92* (0.28)	0.31* (0.48)	0.91* (0.30)
Ratio of added investments to farm value (1920)	0.23 (0.09)	0.29* (0.07)	0.16* (0.04)	0.20 (0.03)	0.30* (0.13)
Percentage improved land in farms (1920)	0.51 (0.18)	0.46 (0.16)	0.70* (0.11)	0.53 (0.10)	0.31* (0.15)
Average Tenure (1920)	7.68 (1.36)	9.44* (0.65)	8.07 (0.53)	6.92* (1.32)	6.91* (0.96)
Percentage farm labor (1920)	32.5 (17.24)	10.51* (9.16)	33.84 (13.76)	43.91* (15.98)	29.33 (9.42)
Percentage farms mortgaged (1920)	0.38 (0.13)	0.38 (0.08)	0.49* (0.11)	0.26* (0.09)	0.44* (0.10)

*Denotes significantly different from the sample mean at the 5% level or better.

Table 3: Fitted Models.

Independent Variable	I	II	III	
			Selection equation	Statutory Length equation
<i>Constant</i>	-18.96** (7.16)	-7.07** (1.97)	-24.76** (5.82)	0.46** (0.04)
<i>Percent farms mortgaged, 1920</i>	20.28** (6.64)	14.49** (4.45)	7.24** (0.73)	-0.38** (0.04)
<i>Percentage labor force in agriculture, 1920</i>	0.13** (.05)	0.07** (0.03)	4.50** (0.51)	0.28** (0.08)
<i>Average tenure, 1920</i>	0.51 (0.46)	-	10.08** (2.12)	0.63 (0.42)
<i>Percentage of farm land improved, 1920</i>	3.25 (2.75)	-	-0.15 (0.39)	0.46** (0.04)
<i>Ratio of investments to farm value, 1920</i>	12.76* (6.20)	-	1.07 (0.81)	0.27* (0.11)
Pseudo R ²	.44	.34	Wald Chi square, ind. Eqns.	16.16

Notes:

1) Standard errors are in parenthesis below coefficients.

2) ** denotes significance at the 99% level; * denotes significance at the 95% level.

3) Model III was estimated by maximum likelihood using the logarithms of all variables in the length equation. In estimating this model, a Huber-White robust estimator of standard errors allowing for intra-region correlation of error terms was used.