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Henrik Kleven
Camille Landais
Emmanuel Saez

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Taxation and International Migration of Superstars: Evidence from the European Football Market

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ABSTRACT

This paper analyzes the effects of top earnings tax rates on the international migration of top football players in Europe. We construct a panel data set of top earnings tax rates, football player careers, and club performances in the first leagues of 14 European countries since 1980. We identify the effects of top earnings tax rates on migration using a number of tax and institutional changes: (a) the 1995 Bosman ruling which liberalized the European football market, (b) top tax rate reforms within countries, and (c) special tax schemes offering preferential tax rates to immigrant football players. We start by presenting reduced-form graphical evidence showing large and compelling migration responses to country-specific tax reforms and labor market regulation. We then set out a theoretical model of taxation and migration, which is structurally estimated using all sources of tax variation simultaneously. Our results show that (i) the overall location elasticity with respect to the net-of-tax rate is positive and large, (ii) location elasticities are extremely large at the top of the ability distribution but negative at the bottom due to ability sorting effects, and (iii) cross-tax effects of foreign players on domestic players (and vice versa) are negative and quite strong due to displacement effects. Finally, we estimate tax revenue maximizing rates and draw policy conclusions.

Henrik Kleven
Department of Economics & STICERD
LSE
Houghton Street
London WC2A 2AE
United Kingdom
H.J.kleven@lse.ac.uk

Emmanuel Saez
Department of Economics
University of California, Berkeley
549 Evans Hall #3880
Berkeley, CA 94720
and NBER
saez@econ.berkeley.edu

Camille Landais
Stanford University
SIEPR
366 Galvez Street
Stanford, CA 94305-6015
camille_landais@berkeley.edu

1 Introduction

Tax-induced international mobility of talent is a crucial public policy issue, especially when tax rates differ substantially across countries and migration barriers are low as in the case of the European Union. In this case, high tax rates on high-paid workers may induce such workers to migrate to countries where the tax burden is lower. Therefore, international mobility may severely limit the ability of governments to redistribute income through highly progressive taxation. A theoretical literature, following on the seminal contribution by Mirrlees (1982), has analyzed optimal taxation in the presence of international migration (e.g., Bhagwati and Wilson, 1989; Cremer et al., 1996; Wildasin, 1998). In particular, concerns have been raised that the mobility of skilled workers is generating harmful tax competition driving down the progressivity of taxation in European countries.¹ As a result, the mobility response to high tax rates perhaps looms even larger in the policy debate on optimal tax progressivity than traditional within-country labor supply responses.

While an enormous empirical literature has studied labor supply and taxable income responses to taxation (as surveyed by, e.g., Blundell and MaCurdy, 1999 and Saez, Slemrod and Giertz, 2009), there is very little empirical work on the effect of taxation on the spatial mobility of people, and especially mobility among high-skilled workers. A small literature has considered the mobility of people across local jurisdictions *within* countries (Kirchgassner and Pommerehne, 1996 across Swiss cantons based on cantons taxes; Feldstein and Wrobel, 1998 across US states based on state income taxes, Meyer 2000 across US states based on state welfare programs), but empirical work on the effect of taxation on international mobility appears to be virtually non-existent.² The reason for this is a lack of micro data containing citizenship information along with issues about how to identify causal effects on migration. This paper takes a first step towards filling this gap in the literature by focusing on a specific labor market, the market for professional football players in Europe.

The European football market offers four important advantages for the study of mobility

¹There is a large theoretical literature on tax competition studying strategic tax setting across countries in order to attract mobile production factors. Most of this literature has focused on capital income taxation (e.g., Wilson, 1999), but some of it has analyzed labor income taxation with internationally mobile labor (e.g., Wilson, 1995 and Wildasin, 2006).

²There is a very large literature on the effects of capital taxation on multinational corporations and international capital mobility (surveyed by, e.g., Gordon and Hines, 2002). There is also some work on how international migration is affected by the generosity of social insurance and social welfare programs (see e.g., Borjas, 1999).

and taxation. First, although professional football is a small segment of the high-skill labor market, it is a very visible segment as a large fraction of the European population follows the sport closely. As a result, tax-induced mobility of football players is of interest in its own right. Indeed, this topic has recently been the subject of heated discussion in the UK in connection with the increase in the top marginal tax rate from 40% to 50%. Supposedly, the star player Cristiano Ronaldo moved from Manchester United to Real Madrid in 2009 in part to avoid the announced 50% tax in the U.K. and instead benefit from the so-called “Beckham Law” in Spain offering a flat tax of 24% to foreign residents.³ Arsene Wenger, the emblematic manager of Arsenal FC, commented on the UK tax reform by saying that “with the new taxation system, (...) , the domination of the Premier League will go, that is for sure” (*The Sunday Times*, April 25, 2009).

Second, international mobility is relatively common in the professional football market, making it a valuable laboratory to begin the study of tax-induced mobility across countries. One reason that this market is characterized by a relatively high degree of cross-border mobility is that the profession involves very little country-specific human capital as the game is the same everywhere. We therefore see this study as providing an upper bound on the migration response to taxation for the labor market as a whole. Obtaining an upper bound is crucial to gauge the potential importance of this policy question, especially in the long run as labor markets become more international and country-specific human capital declines in importance.

Third and crucially, extensive data on the careers and mobility of professional football players can be gathered for most countries over long time periods. For this project, we have gathered exhaustive data on the career paths of all first-league football players (top 20 or so football teams in each country) for 14 European Union countries over the past 30 years, as well as performance data for all first-league teams. We have also collected top earnings tax rate data across countries and over time, taking into account special tax rules applying to immigrant workers and sometimes to athletes specifically. As top football players earn very high salaries, their average tax rate is well approximated by the top marginal tax rate applying to earnings when combining (a) the top statutory individual income tax rate, (b) social security contributions (of both

³Although the tax increase in the UK did not take effect until April 2010, the tax reform was passed in parliament in April 2009, several months prior to Ronaldo signing the contract with Real Madrid. The “Beckham Law” refers to a preferential tax scheme for foreign residents in Spain. The scheme was introduced in 2005, and got its nickname after the superstar player David Beckham became one of the first foreigners to benefit from the scheme when he moved from Manchester United to Real Madrid.

employees and employers) when such taxes apply to uncapped earnings, and (c) value-added taxes.

Fourth, there are many sources of variation in both tax policy and labor market regulation, which can be exploited to identify the effect of taxation on mobility in the football market: (a) top tax rates vary across countries and over time, and occasionally on a cohort basis within countries. (b) A number of countries have experimented with special tax schemes offering substantially lower tax rates to immigrant football players.⁴ (c) The so-called Bosman ruling by the European Court of Justice in 1995 liberalized the football market by lifting pre-existing restrictions on player mobility, which facilitates an analysis of the interaction between taxes and regulation in determining mobility. Together, these policy changes create very strong quasi-experimental variation allowing us to identify causal impacts of taxation on location choice. For example, the specific design of the special tax schemes to foreigners allows us to control for country*year fixed effects, thereby eliminating bias from all unobserved time-varying country characteristics that impact location choice.

The paper consists of three main parts. The first part presents reduced-form graphical evidence showing clear effects of taxation on migration. We start by considering cross-country correlations between (a) the tax rate on foreign players and the fraction of foreigners in the national league, (b) the tax rate on domestic players and the fraction of native players playing in their home league, and (c) the tax rate on local players and the performance of first-league teams in the country (in a Europe-wide ranking of teams). We find strong negative correlations in all three cases, but only for the post-Bosman era. In the period prior to the Bosman ruling when the tax mechanism was not allowed to operate freely, the correlations are very weak and mostly insignificant. The change in correlations from before to after Bosman suggests that, once mobility was set free, low-tax countries were better able to attract good foreign players and keep good domestic players at home, which in turn lead to an improvement of club performance.

To provide conclusive evidence, we turn to quasi-experimental evidence from (a) preferential tax schemes to foreigners in Belgium, Denmark, and Spain, (b) a cohort-based tax reform in Greece. In each case, we show compelling graphical evidence that international mobility responds to taxation. For example, when Spain introduced the Beckham Law in 2005, the

⁴For example, schemes of this type have been implemented in the Netherlands (1980s), Denmark (1991), Belgium (2002), Spain (2004), and France (2008). Turkey implemented a lower tax rate on all football players (domestic and foreign) in its first league in the 1990s.

fraction of foreigners in the Spanish league immediately and sharply starts to diverge from the fraction of foreigners in the comparable Italian league. Moreover, exploiting the specific eligibility rules in the Beckham Law, we show that the extra influx of foreigners in Spain is driven entirely by players eligible for the scheme with no effect on ineligible players. This implies that the change in migration was not driven by a non-tax change in the Spanish trend coinciding with the implementation of the Beckham scheme. For the other tax reforms, we provide similarly clear evidence that top earnings tax rates impact location choice.

The second part of the paper sets out a theoretical model of taxation and migration. A central question for this theory is whether labor demand in the football sector should be viewed as flexible (as in standard models) or rigid. We provide evidence showing that squad sizes do vary across clubs and countries (and hence demand cannot be completely rigid), but it does not vary by very much suggesting that demand rigidities may be important. We therefore consider both a flexible-demand model and a rigid-demand model. In the flexible-demand model, cutting taxes on foreigners increase the number of foreign players at all ability levels and has no cross effect on the number of domestic players in equilibrium. In the rigid-demand model, equilibrium employment is fixed in each country and therefore tax policy affects only the sorting of players across countries in equilibrium. A tax cut to foreigners has two effects in equilibrium: *(i)* it attracts foreign players at high ability levels but crowds out foreign players at low ability levels (“ability sorting effect”), *(ii)* the total number of foreigners increases and this leads to displacement of domestic players (“displacement effect”). For both models, we derive revenue-maximizing tax rates (Laffer rates) on foreign and domestic players separately as a function of location elasticities.

The third part of the paper presents a structural estimation of the flexible- and rigid-demand models, using all sources of variation in top earnings tax rates across countries and years. Based on our exhaustive data on player careers, we are able to construct rich measures of player ability and estimate location elasticities at different quantiles of the ability distribution (ability sorting effect). We also estimate cross-tax location elasticities for domestic players with respect to the tax rate on foreigners, and vice versa (displacement effect). Our main findings are the following. First, the elasticity of location with respect to the net-of-tax rate is about 0.4 on the whole sample. This is based on a specification that controls for unobserved changes in equilibrium wages, and should therefore be seen as a pure supply elasticity. Second, we provide

evidence on ability sorting by showing that location elasticities are negative at the bottom of the ability distribution and strongly positive at the top. Since ability sorting is a general equilibrium phenomenon operating through changes in equilibrium wages, we do not control for unobserved wage variation in these specifications. Third, we provide evidence on displacement by showing that the location elasticity of domestic players with the respect to the net-of-tax rate on foreigners is negative, and vice versa. Again, this is a general equilibrium effect and we therefore do not control for unobserved wage variation when analyzing this question. Finally, we calibrate Laffer rates based on our estimated location elasticities and theoretical model. Despite the substantial location elasticities we find, Laffer rates tend to be quite high due to the presence of displacement effects.

The paper is organized as follows. Section 2 presents key facts on the European football market, and describes our data. Section 3 shows reduced-form graphical evidence. Section 4 lays out the theory of taxation and migration. Section 5 presents the structural estimation, and Section 6 concludes.

2 Context and Data

2.1 The European Football Labor Market

Football clubs are attached to a particular city and a local stadium, and each club has about 25-40 players in its first team.⁵ Within each country, there is a top national league including between 12 and 22 national clubs depending on country. On top of these national championships, there is currently two European-wide competitions gathering a select number of the best clubs from each league.

Year t season starts from August/September of year t and ends in May/June of year $t + 1$.⁶ In contrast, taxes are typically computed on an annual calendar basis. Because the composition of the team for the year- t season is to a very large degree determined before the beginning of the season, we will assume that the relevant tax rate for year t season is the tax rate prevailing during calendar year t .⁷

⁵The game itself is played by 11 players, but the full team is much larger to allow for rotation of players within and across games, and to insure against potential injuries.

⁶With the exception of Sweden, Norway, Finland, and until 1991 Denmark, where the leagues follow the calendar year

⁷International transfers take place during two so-called transfer windows. The longest transfer window (up to 12 weeks) where most transfers take place is placed in between seasons. A shorter transfer window that cannot

Professional football players and clubs sign contracts, which specify a limited duration (typically 3 to 5 years) and an annual player salary. Clubs cannot easily fire under-performing players under contract, although they can always choose to not align them in the games. If a player under contract in club A wants to move to club B before the end of his contract, the two clubs can negotiate a transfer fee whereby club A receives a transfer from club B. This is typically a transfer from club to club; it is not paid by the player or to the player, and is therefore not part of the taxable compensation of the player. In addition to their salaries, the most famous players also obtain a share of club revenue from the sale of items carrying their image (“image rights”).

Before the so-called Bosman ruling in 1995, the market for football players was heavily regulated. Two rules are particularly important for our analysis. First, the *three-player rule* required that no more than three foreign players could be aligned in any game in the European Football Association (UEFA) club competitions.⁸ This rule sharply limited international mobility. Second, the *transfer-fee rule* allowed clubs to require a transfer fee when a player wanted to move to another club even if the contract with the player had ended. Hence, out-of-contract players were not allowed to sign a contract with a new team until a transfer fee had been paid or a free transfer had been granted by the original club.⁹ This rule also limited mobility (within and across countries) as any surplus resulting from a move had to be shared with the initial club.

The European Court of Justice made the landmark Bosman ruling on December 15, 1995.¹⁰ According to the Bosman ruling, the three-player rule and the transfer-fee rule used by UEFA placed restrictions on the free movement of labor and was prohibited by the EC Treaty. As a result, all EU football players were given the right of free transfer at the end of their contract with the provision that they were transferring from a club within one EU football association to a club within another EU football association. Therefore, transfer fees now apply only to in-contract players. The ruling also led to the elimination of the three-player rule for EU-players in EU-teams. Hence, foreign player quotas now apply only to non-EU players playing in EU

exceed 4 weeks takes place in mid-season.

⁸The three-player rule was also imposed in most national competitions.

⁹A few countries such as France and Spain prohibited these out-of-contract transfer fees.

¹⁰Jean-Marc Bosman was a Belgian player, whose contract with his Belgium club RFC Liege expired in 1990. Bosman wanted to move to a French club, Dunkerque, but the two clubs could not agree on a transfer fee. His Belgian club refused to let him go, reduced his salary, and forced him to play in its B-team. Bosman took the case to the European Court of Justice and won.

clubs.¹¹

The first season for which the Bosman ruling can have an effect is the 1996 season.¹² As the ruling applied only when existing contracts came to an end, it took a few years to reach its full impact. The transfer fee aspect of the Bosman ruling has received some attention from economists (Antonioni and Cubbin, 2000; Feess and Muehlheusser 2003; Tervio, 2006; Verbon, 2007). The evidence confirms the theoretical prediction that contracts were shorter before the Bosman ruling than after, because before Bosman clubs had little incentive to sign long contracts as the transfer-fee rule gave them a lot of bargaining power at the end of a contract. For example, Feess and Muehlheusser (2003) find that the average contract length in the German Bundesliga increased from about 2.5 years to more than 3 years following Bosman. At the same time, some evidence indicates that overall turnover increased and the distribution of player salaries became more unequal in the first years after the Bosman ruling, suggesting that superstar players were able to convert transfer fees into higher salaries (Frick, 2007).

2.2 European Football Data

We have collected data on the universe of football players playing in 14 European top leagues since 1980. The countries include Austria, Belgium, Denmark, England, France, Germany, Greece, Italy, Netherlands, Norway, Portugal, Spain, Sweden, and Switzerland. This set of countries includes all the top football countries in Western Europe according to the official UEFA rankings. The data has been collected from various online resources and from data provided directly by national leagues.¹³ Our data include name, nationality, and date of birth of each player in each club of the first leagues in all 14 countries from 1980 to present. The data therefore allow us to trace mobility patterns of players.

Results from European competitions are used by UEFA to develop official rankings of all European clubs each year.¹⁴ Our club data include results from all matches played in European

¹¹To get around this remaining quota, some non-EU players (mostly from South-America) apply for EU citizenships (mostly in Italy, Spain, and Portugal).

¹²The Court restricted the temporal effect of the ruling to transfers payable after the date of the judgment (15 december, 1995) in order to avoid the multiplication of retrospective claims.

¹³Two main online sources were used. The first source is the website national-football-teams.com, which contains information on all players having played at least once in the national team of their home country. The second source is the website playerhistory.com, which is more exhaustive and contains information on all players for all clubs and countries. For the countries in our dataset, exhaustive information is available all the way back to the 1970s.

¹⁴In the period we consider, there are three major European championships: the Champions League, the UEFA Cup, and the Cup Winners Cup.

competitions since 1975, along with results from the National Leagues of the 14 countries in the data set. This data allows us to construct the so-called UEFA team and country coefficients that form the basis for UEFA’s official rankings, along with alternative ranking measures based on different formulas. Our analysis below will be based on the following measure of club performance in a country: total points earned by all clubs in a given country and year in all European competitions, where total points are calculated according to UEFA’s formula and gives 2 points for each win, 1 point for each draw, and bonus points for advancing from various tournament stages.¹⁵ Using total points for ranking is different than using UEFA’s country coefficient, which is based on the average amount of points earned by clubs participating in the European competitions in a given year.¹⁶ Our results are very robust to using different ranking measures.

2.3 Top Earnings Tax Rate Data

In contrast to athletes in individual sports, football players cannot live far away from the hometown of their club, because they have to train almost daily with their teammates. Barring special rules, income and social security taxes on labor earnings are assessed on a residence basis. Therefore, professional football players typically face the tax systems of the countries in which they work. For migration decisions, the relevant tax rate is the average tax rate on earnings. Because professional football players in top leagues have very high salaries (relative to the average in the country and also relative to the top brackets of income and payroll taxes), we approximate the average tax rate on football players earnings by combining the top *marginal* tax rates on all taxes on labor income. Those taxes include individual income taxes, payroll taxes (social security contributions on both the employee and employer side), and value-added taxes (VAT).¹⁷

For the income tax, we use the top statutory marginal income tax rate as professional football players in top leagues have very high salaries (relative to the average in the country)

¹⁵Points earned in qualification stages are weighted by 0.5. This weighting scheme has been used by UEFA only since 1999. For comparability of performance over time, we use this weighting throughout the period.

¹⁶The UEFA country coefficient is conceptually problematic, because successful leagues get more teams into the European competitions. Thus, the UEFA measure effectively compares top teams in weak leagues to upper-middle and top teams in strong leagues, which biases down performance differences across countries.

¹⁷We do not observe individual salaries, making it impossible to compute the exact average tax rate. Even if we could compute exact rates, we would still need to instrument the exact rate with the statutory top earnings tax rate we use because the actual tax rate is a function of earnings while the top earnings tax rate is not.

and typically face the top tax rate on the vast majority of their earnings, making the top marginal tax rate a close approximate of the actual average individual income tax rate on earnings.¹⁸ However, in each case, we have taken into account all the tax rules and deductions for earned income that might apply in the calculation of the income tax. In cases where local income taxes apply, we have used the average top local income tax rate.¹⁹ We have computed such top income tax rates on earnings since 1975 in our 14 countries of analysis. Importantly, as several countries have special schemes offering preferential tax treatment to immigrant workers, we have also computed alternative series of top earnings tax rates for foreign players. We have used as sources OECD (annual): *Taxing wages* for the period 1980-present, OECD (1986): *Personal income tax systems* for the period 1975-1983, PriceWaterhouseCoopers (annual): *Worldwide Tax Summaries*, and International Bureau of Fiscal Documentation (2008): *The International Guide to the Taxation of Sportsmen and Sportswomen*. The latter source is particularly helpful for determining specific rules applying to foreign football players. Because tax rules are complex, it is essential to cross-validate various sources to create an error-free database. In particular, we investigated thoroughly situations where discrepancies arose between our sources and used additional country-specific data obtained directly from domestic sources to resolve such discrepancies.²⁰

Payroll tax rates include social security contributions both at the employer and employee level as well as some additional specific taxes on wage earnings. For our analysis, the critical aspect of such taxes is whether they apply only up to a cap, in which case we assume that the relevant payroll tax rate is zero (as the amount of earnings below the cap is small relative to the very large football players earnings). When payroll tax rates do not have a cap, they end up having a very large impact on our top earnings tax rate. We have used as sources OECD (annual): *Taxing wages*, MISSOC (annual): *La protection sociale dans les Etats membres de l'Union europeenne*, along with direct information from the Social Security administrations in charge of football players in different countries (e.g., IKA in Greece and ENPALS in Italy).

Finally, we include VAT rates in our computations, using the standard VAT rate applying to the broadest set of goods. If players consume most of their income in the country in which they

¹⁸We have verified that in the case of Italy where the earnings of football players were publicly disclosed for year 2001 when the Italian government temporarily disclosed individual income tax information for the full population.

¹⁹The countries in which such local rates apply are Belgium, Denmark, Portugal and Switzerland.

²⁰We have created a fully documented excel database of tax rates that is available upon request.

live and play, then it is correct to include the VAT rate in the tax calculation. On the other hand, if players consume most of their income abroad or save most of it for future consumption outside the country in which they play, then the VAT rate should not be included. Whether or not the VAT rate is included does not significantly impact our findings because VAT rates are fairly similar across European countries (much closer than income and payroll tax rates), and also because VAT changes create country-wide variation that we fully control for (using fixed effects) in our key specifications. Our source for VAT rates is the European Commission (2009): *Taux de TVA appliqués dans les Etats membres de la Communauté européenne*.

We combine all three types of taxes into a single tax rate τ capturing the total tax wedge: when the employer labor cost increases by 1 Euro, the employee can increase his consumption by $1 - \tau$ Euros. Denoting by τ_i , τ_{pw} , τ_{pf} , and τ_{VAT} , the top tax rates on earnings due to the income tax, the employee (worker) portion of the payroll tax, the employer (firm) portion of the payroll tax, and the VAT, respectively, we have

$$1 - \tau = \frac{(1 - \tau_i)(1 - \tau_{pw})}{(1 + \tau_{VAT})(1 + \tau_{pf})},$$

in the most typical case where the employer and employee payroll taxes apply to earnings net of the employer payroll tax but before the employee payroll tax has been deducted, and where the income tax applies to earnings net of all payroll taxes. We have adapted the computation for each country to capture exactly the rules in that country.

The top earnings tax rate database is illustrated in Appendix Figures 12-14, which plot tax rates for the five largest European countries, the Scandinavian countries, and six smaller EU countries, respectively. In each case, we depict tax rates in two panels: the top panel is for domestic players and the bottom panel is for foreign players playing in the given country.

3 Reduced-Form Graphical Evidence

We start the analysis by showing visible graphical evidence of the impact of taxation on international migration. First, we study cross-country correlations between top earnings tax rates and location, using the pre-Bosman period (when regulation severely hindered taxes to have any effect) to establish a counter-factual cross-country correlation with limited tax effects. This part provides suggestive evidence that taxes matter for country location. Second, we consider a series of country-specific tax reforms that create very compelling identifying variation and

provide conclusive evidence of the relationship between taxes and migration.

3.1 Cross-Country Correlations: Bosman Ruling

We provide evidence on in-migration of foreign players across countries in Figure 1 and out-migration of domestic players across countries in Figure 2. Each figure consists of two panels, with Panel A showing the 11 years prior to the Bosman ruling (1985-1995) and Panel B showing the 13 years following the Bosman ruling (1996-2008). Figure 1 plots the average fraction of foreign players in the first league against the average top earnings tax rate on foreigners in each country. There is a striking contrast between Panel A and B. In the pre-Bosman era, the fraction of foreigners is generally very low (around 5% or lower for almost all countries), and there is no correlation between the fraction of foreigners and tax rates. In the post-Bosman era, the fraction of foreigners is much higher in every country (between 5 and 25% across the entire sample), and there is a significant negative correlation with the top earnings tax rate.

A qualitatively similar picture is obtained in Figure 2, which plots the average fraction of domestic players playing in their home league against the average top earnings tax rate applying to domestic residents. In the pre-Bosman era, the fraction of players playing at home is very high in all countries (between 90% and close to 100% across the entire sample).²¹ The fact that there is a negative correlation between the fraction playing at home and tax rates in the pre-Bosman era is not very interesting in itself; it is the change from before to after Bosman that provides evidence of tax-driven migration. After Bosman, the share of domestic players staying in the home league drops in almost all countries, and the negative correlation with tax rates becomes much stronger.

Figure 3 explores whether tax-induced migration translates into an effect on club performance. The figure plots average club performance against the domestic tax rate in each country before and after the Bosman ruling. As described in Section 2, country-level club performance is measured by the total number of points earned by all clubs in a given country in the UEFA competitions. In the pre-Bosman period, the correlation between tax rates and club performance is close to zero and insignificant, whereas in the post-Bosman period there is a strong negative

²¹The relatively low fraction of Dutch players playing at home may be due to the mandatory defined contributions Pension Fund System for football players instituted in 1972 (CFK), which requires compulsory pension contributions of 50% of earnings (and 100% of bonuses) above a relatively low threshold. Although contributions earn market rates of return, they may be perceived as forced savings and heavily discounted by players, which have indeed traditionally complained about the system.

and significant correlation between tax rates and club performance. Together with Figures 1-2, this suggests that low-tax countries experienced an improvement of club performances by being better able to attract good foreign players and keep good domestic players at home.

The identifying assumption in the above cross-country analysis is that the pre-Bosman correlations provide a good counterfactual for the post-Bosman correlations, because the tax mechanism was not allowed to operate freely in the pre-Bosman era. There are two threats to identification. The first is that the Bosman ruling could have had differential impacts on low-tax and high-tax countries for non-tax reasons. For example, taxation levels display some correlation with country size and therefore league quality, and if better leagues benefit more from the Bosman ruling than poorer leagues this would contribute to a spurious correlation between migration/performance and tax rates. A second issue is that something else could have changed from the pre-Bosman to post-Bosman era that impacted low-tax and high-tax countries differently. One such factor is the ban on all English clubs from international competitions in the period 1985-1990 as a result of the Heysel Stadium disaster.²² This biases down migration to and from England in the pre-Bosman era. Although eliminating England from the sample does reduce the effects of taxation on migration and performance, it does not change the overall qualitative conclusions.

To conclude, the cross-country evidence presented in this section provides suggestive, if not conclusive, evidence of a link between top earnings tax rates and the mobility of top football players. In the following section, we consider quasi-experimental variation created by tax reforms, which allows us to fully control for the identification problems discussed above and provide conclusive evidence of a link between taxation and migration.

3.2 Country Case Studies: Tax Reforms

This section analyzes a series of country-specific tax reforms that create large variation in the location incentives of football players. We first analyze the introduction in Spain, Denmark, and Belgium of preferential tax schemes to foreign residents, and then consider the effects of a cohort-based tax reform in Greece.

Spanish Reform in 2004: “Beckham Law”

²²The Heysel Stadium disaster occurred because a riot by English fans before the start of the 1985 European Cup Final between Liverpool and the Juventus of Torino. 39 people died when a masonry wall failed including 32 Juventus fans, and 600 were injured.

The “Beckham Law” (Royal Decree 687/2005) is a special tax scheme passed in 2005, applicable to foreign workers moving to Spain after January 1st, 2004. The scheme got its nickname after the superstar footballer David Beckham moved from Manchester United to Real Madrid, and became one of the first foreigners to take advantage of it. The law stipulates that foreigners acquiring residence in Spain as a result of a labor contract may choose to be taxed according to resident tax rules or non-resident tax rules in the year the option is exercised and for the following five years. Under non-resident rules, a flat tax of 24% applies in lieu of the regular progressive individual income tax with a top rate of 43% in 2008 (45% when the Beckham Law was passed). Eligibility for the scheme requires that the individual has not been a tax resident in Spain at any point during the preceding 10 years. Given the career span of football players, the scheme is primarily relevant for foreign players making their first move to Spain (after 2004).

The first piece of evidence on this scheme is presented in Figure 4, which considers top-ability players in Panel A and lower-ability players in Panel B. Top-ability players are here defined as those who have been selected at least once for the national team of the home country, while low-quality players are those who have not.²³ Each panel shows the evolution over time in the fraction of foreign players in the total number of players in Spain (treatment) and Italy (control) on the left y-axis along with the top tax rate differential between Spain and Italy on the right y-axis. This top tax rate differential is defined as $\tau_{Spain}/\tau_{Italy} - 1$. Italy is a natural control country because its football league is ranked at about the same level as the Spanish league and because the two countries are otherwise similar in terms of size, culture, etc. The two vertical lines in each panel denote the Bosman ruling in 1996 and the Beckham Law in 2004.²⁴ The figure shows that the top tax rates were about equal in Spain and Italy in the period 1990 to 2003 but that a large 35% gap opened when the Beckham law became effective in 2004.

For top-quality players in Panel A, three findings are worth noting. First, there is a surge in the fraction of foreign players in both Spain and Italy immediately following the Bosman ruling. Spain experiences a larger surge but starts from a smaller base, so that the two countries have about the same post-Bosman fraction of foreigners. Second, in between the Bosman ruling and the Beckham law, the fraction of foreigners evolve almost identically in Spain and Italy (they

²³In the structural estimation in Section 5, we construct a more sophisticated continuous ability index using our exhaustive data on player careers.

²⁴Although the Beckham Law was not passed until 2005 (but applying retroactively from 2004), the reform appears to have been anticipated earlier than this. Hence, the reform may have had an impact already from the 2004/2005 season, and we therefore define 2004 as the reform year.

both fall slightly). Third, coinciding with the Beckham law, the two graphs diverge as the fraction of foreigners starts to increase in Spain while it continues to fall in Italy.

For lower-quality players in Panel B, we find the following. First, the pre-Beckham evolution of lower-quality foreigners is not as similar between the two countries as it is for top-quality foreigners. In particular, Spain is on a flat trend while Italy is on a downward trend in the years prior to the Beckham Law. Second, at the time of the Beckham Law, there is a break in the Spanish series as the fraction of lower-quality foreigners starts increasing, while the Italian series continues its decline. This suggests that there is a positive effect also on lower-quality players even if we control for the non-parallel trends in the years prior to the reform. Third, the effect on lower-quality players is not as clear and strong as the effect on higher-quality players, which suggests that the scheme may have had different effects on different parts of the ability distribution. We come back to this question in much more detail in the following sections.

The analysis in Figure 4 can be viewed in terms of two alternative identifying assumptions: either we assume parallel trends (differences-in-differences) or we assume that differential trends can be controlled by pre-reform differences in trends (triple-differences). In other words, identification requires that there is no contemporaneous change in the differential trend between Spain and Italy. However, we can relax this assumption by exploiting the 10-year eligibility rule in the Beckham Law. If our results in Figure 4 are confounded by a differential change in non-reform related trends in the two countries, this would show up in the migration patterns of foreigners *not eligible* for the Beckham scheme. Figure 5 explores this hypothesis by comparing foreigners not eligible for the Beckham scheme in Panel A to foreigners eligible for the Beckham scheme in Panel B. Specifically, Panel A plots the fraction of foreigners playing in Spain (Italy) in year t among those who played in Spain (Italy) 5-10 years earlier, while Panel B plots the fraction of foreigners playing in Spain (Italy) in year t among those who never played there before.²⁵ There are two key points to note about Figure 5. First, among players ineligible for the Beckham scheme, the fraction of foreigners playing in Spain and Italy, respectively, evolve in parallel throughout the period and there is no visible indication of anything different happening around the 2004 reform. Second, among those who are eligible for the Beckham scheme, the fraction of foreigners playing in the two countries evolve in parallel until the introduction of the

²⁵The 5-10 year window in Panel A is picked to ensure that we include only ineligible people even for the most recent years; if we considered the full 1-10 year window, we would include some people who arrived in Spain for the first time after 2004 and hence were eligible for the scheme.

Beckham scheme and then starts to diverge. Following the Beckham Law, the fraction playing in Spain increases by about 50% while the fraction playing in Italy stays constant. Taken together, Figures 4 and 5 provide compelling evidence of a link between taxation and the mobility of top football players.

Finally, Figure 6 considers if tax-induced migration of foreign players leads to displacement of domestic players. The figure shows the evolution over time in the total number of foreign and domestic players in the Spanish league. There are three points to note about this figure. First, in the years leading up to the Beckham Law, the number of domestic players is increasing while the number of foreigners is falling. Then around the time of the Beckham Law, the two series break: the number of foreign players starts to increase and the number of domestic players starts to fall. These observations suggest that there is scheme-induced displacement of domestic players by foreign players. Second, the fall in domestic players after the Beckham law is larger than the increase in foreign players, which would seem to suggest that not all of the effect can be driven by scheme-induced displacement. However, it is important to keep in mind that our dataset includes only players from EU countries. The Beckham scheme may have attracted players from all over the world, and in particular the Spanish league tend to attract many top players from South-America. Hence, the relatively large drop in domestic players could have been driven entirely by tax-induced displacement. Third, across the entire period since the mid-1980s, there is a negative covariance between the number of domestic and foreign players, with the number of domestic players over-adjusting somewhat as discussed above. This suggest that labor demand may be quite rigid in the football sector, a point which we come back to below.

Danish Reform in 1992: “Tax Scheme for Foreign Researchers and Key Employees”

In 1992, Denmark enacted a preferential tax scheme for foreign researchers and high-income foreigners in all other professions, who sign contracts for employment in Denmark after June 1st, 1991. The scheme is commonly known as the “Researchers’ Tax Scheme.” Under this scheme, a flat tax of 30% (25% after 1995) is imposed in lieu of the regular progressive income tax with a top rate above 60% (68% when the scheme was introduced). The scheme can be used for a maximum period of 36 months after which the taxpayer becomes subject to the ordinary income tax schedule. Moreover, when the scheme was first introduced, the law specified that a worker

who stayed in Denmark for another 48 months after having benefitted from the special tax scheme would face a claw-back equal to the entire tax savings during the period of preferential tax treatment. For a worker who had benefitted from the scheme for the maximum 3-year period, this rule implied a very large retroactive tax bill after 7 years of residence. The rule was eliminated for researchers in year 2000 and substantially relaxed for all other professions in year 2002, so that today the retroactive tax applies to very few workers. Taken together, the scheme rules provide very strong incentives to first move to Denmark and then to leave again after 3 years or at the very latest after 7 years (until 2002).

There are two key requirements to become eligible for the preferential tax scheme. First, the taxpayer cannot have been tax liable in Denmark in the 3 years prior to going on the scheme. Even though the scheme is intended to attract foreigners, citizenship plays no role in determining eligibility. Hence, Danish citizens who have been living and paying taxes abroad for at least 3 years are eligible for the scheme, and conversely foreigners who have been living and paying ordinary income tax in Denmark during the preceding 3 years are not eligible for the scheme. Second, for non-researchers, eligibility requires an annual income of at least DKK 765,600 (about 103,000 Euros) in 2010.

Figure 7 provides evidence on the effects of this scheme on migration into Denmark, using Sweden as a control country. Sweden is a good control group for Denmark as they are both scandinavian countries with the same language and culture, and comparable tax levels, and over football league quality. The figure is constructed as the corresponding figure for the Spanish tax scheme: we split the sample into top-ability players (Panel A) and lower-ability players (Panel B), and show in each panel the evolution over time in the fraction of foreign players in the total number of players in Denmark and Sweden along with the top tax rate differential on foreigners between these two countries. The two vertical lines mark the 1992 tax reform and the 1996 Bosman ruling. The 1992 tax reform widened significantly the tax differential from less than 10% to about 40%. When interpreting the results, it is important to keep in mind that the Danish tax scheme (unlike the Beckham scheme considered above) was introduced *before* the deregulation of player migration following the Bosman ruling. For top players in Panel A, there are three main findings. First, until the reform in 1992, there are very few top foreigners in Denmark and only slightly more in Sweden. Second, immediately following the reform, the fraction of top foreigners in the Danish league increases while the fraction of top foreigners in

the Swedish league falls, so that Denmark overtakes Sweden in terms of attracting good foreign players. But the short-run effect is not very large as the pre-Bosman rules imposes tight bounds on the potential migration impact of the Danish tax scheme. Third, after the Bosman ruling, the gap in the fraction of foreigners in the two countries substantially widens and by 2008 the fraction of top foreigners is about 6 times as large in the Danish first league than in the Swedish first league.

Turning to lower-ability players in Panel B, our findings look very different. For those players, there is no visible evidence of a migration effect in Denmark. If anything, the share of lower-ability foreigners in Denmark dips below that of Sweden once the Bosman ruling allows the tax mechanism to take full impact. Panels A and B together therefore suggest that the tax cut to foreigners in Denmark did two things: (i) it increased the total share of foreign players in the Danish league, (ii) it changed the ability composition of foreigners in favor of higher ability players. In the following sections, the presence of such ability sorting effects will be analyzed more rigorously from both the theoretical and empirical perspectives. We show theoretically that tax cuts create such sorting effects in markets with rigid labor demand, and we then test for the importance of these effects in the structural estimation.

Figure 8 provides evidence on the effects of the tax scheme on duration of stay in Denmark, using Sweden and Norway as control countries. The figure shows the density distribution of duration among foreign players arriving between the 1991/92 and 1995/96 seasons in these three Nordic countries. Because the 1992 reform applied retroactively from June 1991, it can affect the duration of stay for players arriving already in the 1991/1992 season. Three points are worth noting about the two panels. First, conditional on moving to one of these Nordic countries, the probability of staying 2-3 years (i.e., within the period of preferential tax treatment in Denmark) is much higher in Denmark than in the other countries. Second, almost no foreign players stay in Denmark beyond year 3 when the preferential tax treatment ceases to apply, whereas in the other countries a larger fraction stay more than 3 years. Third, there are no visible effects of the 7-year claw-back rule as no foreign players stay that long in any country.

Overall, the graphical evidence in this section shows that the Researchers' Tax Scheme has increased migration into Denmark and that the duration of stay responds to the structure of the program. But the migration effect is not as clean for Denmark as it is for Spain, because the full impact of the Danish scheme was delayed by the fact that it was introduced prior to the Bosman

ruling. It is therefore worth noting that our conclusions are corroborated by anecdotal evidence and popular opinion among Danish policy makers, debaters, football managers, and players. Indeed, the impact of the scheme on the football sector has been the subject of much public debate over the past 10-15 years (coinciding with the scheme taking full impact as shown in Figure 7). This debate has been based on a consensus that the scheme has been the key driver of the influx of high-ability foreign players into the Danish league over this period, with the point of contention being whether football players are worthy recipients of a scheme intended to attract foreign experts and scientists and whether the influx of foreign players creates new jobs or simply displace domestic players. Moreover, Swedish clubs have frequently been complaining that they have a hard time competing with Danish clubs due to the scheme. It is also worth noting that the widespread use of the scheme by football players was an unintended consequence of the reform that has been criticized subsequently by some of the politicians and parties responsible for passing the law in the first place.²⁶ Recently, the Danish Minister of Taxation has been working on a reform proposal that would abolish the tax scheme specifically for athletes. The manager of FC Copenhagen, currently the highest-ranked football club in Denmark, has said that this would be “a disaster for the Danish Superleague.”²⁷

Belgian Reform in 2002: Special Tax Scheme to Foreign Football and Basketball Players

Since 2002, foreign football and basketball players in Belgium (playing in either the first or second league) have the option of paying a flat income tax rate of 18% in lieu of the regular progressive income tax schedule imposing very high rates at the top. The preferential tax treatment can be maintained for a maximum of 4 years. As above, we study the effects of this scheme by comparing Belgium to a control country. We consider Austria as a control country, because it is a similar-sized country that did not introduce significant tax reforms around the same time and with a football league ranked at roughly the same level as the Belgian one.

The results are shown in Figure 9, which plots the fraction of foreign players in the Belgian and Austrian first leagues from 1988 to 2008, along with the top tax rate differential between the two countries. The two vertical lines denote the 1996 Bosman ruling and the 2002 Belgian

²⁶This suggests that the reform could not have been an endogenous response to migration patterns in the football market.

²⁷See the article “En bombe under Superligaen” (in English: “A bomb under the Superleague”), www.sporten.dk, 14 July 2010.

tax scheme. Note on the Figure that the Belgian reform introduce a very large gap between top tax rates in the two countries. Three findings emerge. First, both countries experience a surge in the fraction of foreign players at the time of the Bosman ruling. Second, in between the Bosman ruling and the Belgian tax reform, the two graphs follow each other very closely. Right before the reform, the fraction of foreigners has started to fall in both countries. Third, following the Belgian reform in 2002, the two graphs diverge as the fraction of foreigners starts to increase in Belgium while it continues to fall in Austria. These observations provide again compelling evidence of a tax-induced migration response. Consistent with our earlier discussion, in a setting where the tax scheme is introduced in the post-Bosman period (as in Belgium and Spain, but not Denmark) the migration effect is immediately clear.

Greek Reform in 1993: A Cohort-Based Tax Change

A cohort-based reform of the payroll tax system in Greece allows us to analyze the mobility of Greek players.²⁸ Payroll taxes are very high in Greece: the employee tax rate is currently 16% (9.7% until 1999) and the employer tax rate is currently 28% (16.3% until 1999), creating a combined payroll tax wedge of about 35% (22% until 1999) as a proportion of gross earnings. Before 1993, these payroll taxes applied only up to a cap and therefore did not affect the top earnings tax rate. In late 1992, Greece passed a reform removing the cap on payroll taxes, but only for workers entering the system (i.e., starting to have covered earnings) after January 1, 1993. There were no changes for workers already in the system. As a result, the cohort of Greek football players starting their careers right after January 1993 face a much higher top earnings tax rate than the cohort of players starting their careers right before. Then in 2004 the cap was re-introduced for all workers having entered the system since January 1993.²⁹ As a result, recent cohorts of Greek football players face much lower top earnings tax rates than the cohorts that entered before them (but after January 1993) who faced uncapped payroll taxes during most of their careers.

When analyzing this reform, it is important to keep in mind that the performance of a typical football player peak at an age from the mid-20s to about 30 (5-10 years into a typical professional career), and this is the time when players are most likely to get attractive offers from

²⁸This reform has been analyzed by Saez, Matsaganis, and Tsakloglou (2009) for the full population.

²⁹The new cap for the post-1993 entrants was set at a level 2.3 times higher than the cap for pre-1993 entrants, but even the higher cap is small compared to the income levels at the top of the distribution and therefore does not affect the top earnings tax rate of first-league football players.

abroad. Hence, it is key to define different cohorts so that the career peak falls in different tax regimes. Cohort t is defined as players starting to play in the Greek professional football league in year t . We therefore consider the 1990-92 cohort (players who spend their entire careers under the pre-1993 low tax regime), the 1993-95 cohort (players whose career peak happens under the 1993-2004 high tax regime), and the 1996-98 cohort (players whose career peak happens under the post-2004 low tax regime). Figure 10 shows our findings for Greece (treatment country) in Panel A and Portugal (control country) in Panel B. Each panel plots the fraction of players from the given country who play abroad against seniority (i.e., the number of years since starting the professional career) for the 1990-92, 1993-95, and 1996-98 cohorts.

There are three main findings in the figure. First, the fraction of players who play abroad is relatively low in all cohorts until about 5-6 years into the professional career. Second, among players who are 7-12 years into their careers, the fraction of Greek players playing abroad is much higher for the 1993-95 (high-tax) cohort than for the surrounding 1990-92 and 1996-98 (both low-tax) cohorts. Interestingly, 7 years of seniority for the 1993-95 cohort fits exactly with the increase in the combined employee-employer payroll tax from 22% to 35% in year 2000. This tax rate change exacerbated the implications of the 1993 reform for the 1993-95 cohort without affecting the surrounding cohorts. Third, we do not see the same pattern across cohorts in Panel B for Portugal; there, the 1993-95 cohort is no more inclined to leave Portugal during their career peak than the 1990-92 cohort, and they are less inclined to leave Portugal than the 1996-98 cohort.³⁰ Overall, this evidence suggests again that the top earnings tax rate has a strong and visible impact on the international mobility of top football players.

4 A Theory of Taxation and Migration

4.1 Flexible or Rigid Labor Demand?

A key question for a theory of migration in the football market is whether labor demand should be viewed as flexible or rigid. On the one hand, football involves exactly 11 players on the field and a maximum of 3 substitutions per game (although picked from a pool of potential substitutes that can be larger), suggesting that demand may be rigid. On the other hand, clubs

³⁰As a side note, it is interesting that the large fraction of Portuguese players in the 1996-98 cohort, who start playing abroad after 8-12 years of seniority (i.e., from 2004 onwards) coincides with the introduction of the Beckham Law in neighboring Spain in 2004.

play many games over a season, and therefore require a much larger number of players to insure themselves against injuries and fluctuations in player performance over time. This implies that adding players does have value for the club, and therefore squad size may be flexible and respond to tax incentives.

Figure 11 provides some descriptive cross-country evidence on this question. Panel A plots the average number of players per team against the top earnings tax rate across different countries. The figure shows that team size does vary across countries (from about 25 to 40 players across the entire sample), and is negatively correlated with tax rates. A caveat is that this is strongly affected by England, where the number of players per team is much higher than elsewhere and taxes are relatively low. If we exclude England, the variation is between 25 and 35 players and is no longer correlated with tax rates. Panel B plots the average number of teams per league in each country against the tax rate. There is considerable variation, which is correlated with tax rates. However, the variation is also strongly correlated with country size, with large countries having more teams than small countries. The number of teams does not vary much for any given country over time.

Overall, this evidence is mixed: there is clearly some flexibility in demand, mainly because the number of players per club can vary, but this variation is not very large and therefore demand rigidities may be important. We therefore proceed by first setting out a classical model with flexible demand, and then extend the analysis to account for rigid demand. The two models lead to different theoretical predictions, which will be tested empirically in section 5.

4.2 A Baseline Model with Flexible Demand

We consider countries $n = 1, \dots, N$. Each country is endowed with a continuum population of potential football players, and each player is endowed with football ability $a \geq 0$. If an individual with ability a plays football, he generates value a for his club. Total production in each football club is given by the sum of abilities of all players in the club, i.e. we work with a linear perfect substitution technology as in the standard Mirrlees (1982) framework. Under this technology and assuming perfect competition, the before-tax wage of each player is equal to ability a (horizontal demand). All results in this section can easily be generalized to a nonlinear technology with decreasing returns (and hence downward-sloping demand).³¹

³¹To be precise, the results generalize to a nonlinear production function $G_n(\cdot)$, which depends on the sum of abilities of all players. This would introduce downward-sloping demand and hence endogenous player salaries, but

Besides ability a , a football player is characterized by a country of origin m and preference parameters $\mu_m = (\mu_{1m}, \dots, \mu_{Nm})$ associated with each possible location $1, \dots, N$. A player characterized by (a, m, μ_m) playing in country n obtains utility

$$u(a(1 - \tau_{nm})) + \mu_{nm}, \quad \forall n, m, \quad (1)$$

where τ_{nm} is the tax rate in country n on players from country m . The player chooses to play in country n iff

$$u(a(1 - \tau_{nm})) + \mu_{nm} \geq \max_{n' \neq n} \{u(a(1 - \tau_{n'm})) + \mu_{n'm}\}. \quad (2)$$

This puts a lower bound on μ_{nm} consistent with a player of ability a from country m locating in country n . We write this bound as $\bar{\mu}_{nma} = \bar{\mu}_{nm}(\omega_{ma}, \mu_{-n,m})$, where $\omega_{ma} = (a(1 - \tau_{1m}), \dots, a(1 - \tau_{Nm}))$ is a vector of net-of-tax wages for players of ability a from country m in all countries, and $\mu_{-n,m}$ is a vector of location preferences of player m for all countries except country n . Players for whom $\mu_{nm} \geq \bar{\mu}_{nma}$ for all m, a choose location n .

Among players from each country m , there is a joint distribution of (μ_m, a) described by a smooth density function $g_m(\mu_m, a)$ on the domain $D = (0, \infty) \times \dots \times (0, \infty)$. We assume that the density is positive everywhere on its domain. The total number (measure) of players in country n originating from country m at ability a is given by

$$p_{nma}(\omega_{ma}) \equiv \int_0^\infty \dots \int_0^\infty \int_{\bar{\mu}_{nma}}^\infty g_m(\mu'_{nm}, \mu'_{-n,m}, a) d\mu'_{nm} \mathbf{d}\mu'_{-n,m}, \quad (3)$$

where $\bar{\mu}_{nma} = \bar{\mu}_{nm}(\omega_{ma}, \mu'_{-n,m})$.

In general, p_{nma} depends on the entire vector of net-of-tax wages ω_{ma} and hence on the tax rates in all countries on players from country m . If we assume that each country is small (i.e., that N is large), the effect on p_{nma} of a tax change in another country $n' \neq n$ will be negligible. This is because a tax change in country $n' \neq n$ affects p_{nma} only through migration between n and n' by a small measure people at the point of indifference between these two (small) countries. On the other hand, the effect on p_{nma} of changing the tax rate in country n itself is of course non-negligible as this affects p_{nma} through migration between country n and every other country. Hence, under a small-country assumption, we may write $p_{nma} = p_{nma}(a(1 - \tau_{nm}))$.

maintain the assumption of perfect substitutability between players of different ability. The assumption of perfect substitutability across ability levels greatly simplifies the analysis, and appears to be a reasonable benchmark case: the idea is that a good player and a bad player serves the same function in the production process, only the good player does it better. In the structural estimation in Section 5, we consider a specification that relaxes the assumption of perfect substitutability (and allows for, say, a technology with skill complementarity).

We define the total number (measure) of players in country n from country m at all ability levels as $p_{nm}(1 - \tau_{nm}) \equiv \int_0^\infty p_{nma}(a(1 - \tau_{nm})) da$.

Consistent with the real-world tax policies discussed above, we allow each country to set separate tax rates on domestic and foreign players, i.e. tax rates in country n are given by $\tau_{nn} = \tau_{nd}$ and $\tau_{nm} = \tau_{nf}$ if $m \neq n$. In this case, the number of domestic and foreign players in country n at ability a are given by

$$p_{nfa}(a(1 - \tau_{nf})) = \sum_{m \neq n} p_{nma}(a(1 - \tau_{nm})), \quad p_{nda}(a(1 - \tau_{nd})) = p_{nna}(a(1 - \tau_{nn})). \quad (4)$$

We also define the total number of foreigner players as $p_{nf} \equiv \int_0^\infty p_{nfa}(a(1 - \tau_{nf})) da$ and the total number of domestic players as $p_{nd} \equiv \int_0^\infty p_{nda}(a(1 - \tau_{nd})) da$. To compare with the rigid-demand model in the next section, it is useful to state the following:

Remark 1 (Comparative Statics) *Assuming that the density $g_m(\mu_m, a)$ is smooth and positive everywhere on its domain $D = (0, \infty) \times \dots \times (0, \infty)$, we have $p_{nda}, p_{nfa} > 0$ for all n, a where*

- (a) p_{nda} is decreasing in τ_{nd} and unaffected by τ_{nf} for for all a ,
- (b) p_{nfa} is decreasing in τ_{nf} and unaffected by τ_{nd} for for all a .

The absence of cross-effects follows from the assumption of flexible demand as we shall see in the next section.³² In the empirical section, we estimate the relationships above. We will also estimate revenue-maximizing tax rates (Laffer rates) on domestic and foreign football players. We can state the following:

Proposition 1 (Laffer Rates) (a) *For a uniform tax system ($\tau_{nd} = \tau_{nf} = \tau_n$), the Laffer rate τ_n^* is given by*

$$\tau_n^* = \frac{1}{1 + \varepsilon_n}, \quad (5)$$

where ε_n is the ability-weighted average elasticity of the total number of players in country n with respect to $1 - \tau_n$.

(b) *For a selective tax system (τ_{nd}, τ_{nf}), the Laffer rates (τ_{nd}^*, τ_{nf}^*) are given by*

$$\tau_{nd}^* = \frac{1}{1 + \varepsilon_{nd}}, \quad \tau_{nf}^* = \frac{1}{1 + \varepsilon_{nf}}, \quad (6)$$

³²Under a nonlinear production function $G_n(\cdot)$ depending on the sum of abilities (as we discussed above), there would be cross-effects.

where ε_{nd} (resp. ε_{nf}) is the ability-weighted average elasticity of the total number domestic (resp. foreign) players in country n with respect to $1 - \tau_{nd}$ (resp. $1 - \tau_{nf}$).

Proof: See Appendix A. \square

4.3 Accounting for Rigid Demand

Starting from the framework above, we incorporate rigid labor demand by assuming that the football market in each country hires a continuum of measure one of players. Players are hired by a continuum of clubs of measure one (for example, each club hires a single player). There is no entry of new clubs, which creates rigid labor demand in each country. We assume that the population of potential football players in country n has measure $P_n > 1$, so that not all potential football players will be able to play in equilibrium. Those who do not play football work in a regular labor market, and without loss of generality we normalize the regular wage outside football to zero.³³

As before, if a club hires a single football player of ability a , this player generates total value added a in the club. But now technology is such that the club always hires exactly one player (for example, because the value added of a second player is always zero). The presence of rigid demand allows the club to extract positive surplus in equilibrium. The value added of a player-club relationship is divided between the player and the club in the following way:

Lemma 1 (Club Surplus and Wages) *In any equilibrium, within any given country n , the surplus $s_n \geq 0$ captured by each club is constant across all clubs and players in country n . Hence, the before-tax wage paid out to a player of ability a in country n is $a - s_n$. No player of ability below s_n plays in country n .*

Proof: Suppose the surplus is not equalized across clubs within a given country n . Then a low-surplus club can increase its surplus by hiring a player from a high-surplus club at a slightly higher wage, and the player would accept this job offer as his tax rate and location-specific utility are the same within country n . Hence, in equilibrium, the club surplus must be equalized within country n . As the total value of the player-club relationship is a , if the club gets surplus s_n , then the salary to the player equals $a - s_n$. The surplus s_n has to be non-negative, because

³³The normalization of the regular wage to zero was implicit in the previous section (and also with no loss of generality there) as we assumed that all players with $a > 0$ were willing to play football.

otherwise clubs would not operate. No player of ability below s_n plays as he would be better off working in the regular labor market at a wage equal to zero. \square

The characterization of individual preferences and optimization follows the earlier model, except that the before-tax salary is now $a - s_n$ as opposed to a in the earlier model. From above, and assuming that countries are small, the numbers of domestic and foreign players at ability a in country n can be written as $p_{nda}((a - s_n)(1 - \tau_{nd}))$ and $p_{nfa}((a - s_n)(1 - \tau_{nf}))$, respectively. Hence, the total number of domestic and foreign players across all ability levels are obtained as $p_{nd}(s_n, 1 - \tau_{nd}) \equiv \int_0^\infty p_{nda}((a - s_n)(1 - \tau_{nd})) da$ and $p_{nf}(s_n, 1 - \tau_{nf}) \equiv \int_0^\infty p_{nfa}((a - s_n)(1 - \tau_{nf})) da$.

While the effects of taxes in partial equilibrium (i.e., given s_n) are qualitatively similar to the previous model, the general equilibrium will be different due to rigid demand. In the rigid-demand model, the equilibrium has to satisfy $p_{nd}(s_n, 1 - \tau_{nd}) + p_{nf}(s_n, 1 - \tau_{nf}) = 1$, which pins down the club surplus as $s_n = s_n(1 - \tau_{nd}, 1 - \tau_{nf})$. By inserting equilibrium surplus into the player supply functions p_{nda} , p_{nfa} , p_{nd} , and p_{nf} , we obtain general equilibrium relationships that are functions of $(1 - \tau_{nd}, 1 - \tau_{nf})$. In the following, we work with these equilibrium relationships and contrast the results we obtain with those of the previous model in presented in Remark 1 and Proposition 1. We have the following:

Remark 2 (Comparative Statics) *Assume that countries are small and that the density $g_m(\mu_m, a)$ is smooth and positive everywhere on its domain $D = (0, \infty) \times \dots \times (0, \infty)$. Then $p_{nda}, p_{nfa} > 0$ for all $a \geq s_n$, and we have:*

- (a) $s_n(1 - \tau_{nd}, 1 - \tau_{nf})$ decreases with τ_{nd} and τ_{nf} ,
- (b) $p_{nda}(1 - \tau_{nd}, 1 - \tau_{nf})$ decreases with τ_{nd} at high abilities, increases with τ_{nd} at low abilities, and increases with τ_{nf} at all abilities,
- (c) $p_{nfa}(1 - \tau_{nd}, 1 - \tau_{nf})$ decreases with τ_{nf} at high abilities, increases with τ_{nf} at low abilities, and increases with τ_{nd} at all abilities,
- (d) $p_{nd}(1 - \tau_{nd}, 1 - \tau_{nf})$ decreases with τ_{nd} and increases with τ_{nf} ,
- (e) $p_{nf}(1 - \tau_{nd}, 1 - \tau_{nf})$ decreases with τ_{nf} and increases with τ_{nd} .

Proof:

- (a) If τ_{nd} (alternatively, τ_{nf}) increases, then $p_{nd}(s_n, 1 - \tau_{nd})$ (alternatively, $p_{nf}(s_n, 1 - \tau_{nf})$) falls, which leads to excess demand in country n . The only way equilibrium can be restored is by having s_n fall. As country n is small, this does not affect the equilibrium in other countries.
- (b) Consider first the effect of τ_{nd} . As τ_{nd} increases and s_n falls as a consequence (part (a)), we have that the net-of-tax salary $(1 - \tau_{nd})(a - s_n)$ increases for low-ability domestic players (a slightly above s_n) and decreases for high-ability domestic players (a sufficiently above s_n). Hence, country n attracts fewer high-ability domestic players and more low-ability domestic players in equilibrium. Consider then the effect of τ_{nf} . An increase in τ_{nf} affects domestic players only through s_n , which falls from part (a). The fall in s_n increases salaries of domestic players at any ability level, and hence attracts more domestic players at all abilities.
- (c) Follows from a similar argument as in part (b).
- (d, e) Consider first the effects of τ_{nd} . From part (c), we know that p_{nfa} increases with τ_{nd} at all abilities, and hence p_{nf} is necessarily increasing in τ_{nd} . From the rigid-demand equilibrium condition $p_{nd} + p_{nf} = 1$, we then have that p_{nd} must be decreasing in τ_{nd} . The effects of τ_{nf} follows from a similar argument. \square

Compared to the classical flexible demand model (in Remark 1), we have two new sorting effects related to the own-tax and the cross-tax effect, respectively. First, the effect of taxing one group of individuals, say foreign players, on the number of foreign players playing in the country is no longer negative across all ability levels. In equilibrium, the effect is positive at low ability levels and negative at high ability levels, with the total effect being negative. Hence, the type of preferential tax schemes to foreigners discussed earlier will attract high-ability foreigners but push out low-ability foreigners, with the total amount of foreigners increasing. Second, due to equilibrium sorting, there is now a cross-effect from taxing one group of players on the other group of players. For example, if a country lowers the tax on foreigners and hence increases the total amount of foreign players, domestic players will be displaced (at all ability levels). Displaced domestic players will either drop out of the football sector and take a regular job, or move to another country and play football there. The graphical evidence presented earlier did suggest that selective tax cuts to foreigners may be associated with both of these sorting effects (ability sorting and displacement of local players). In the empirical section below, we study these issues in a structural model and present evidence of both types of sorting.

We now turn to the tax revenue maximizing “Laffer” rates in the rigid-demand model. We

have:

Proposition 2 (Laffer Rates) *Assuming that the tax rate on club surplus s_n equals the (average) tax rate on player salaries (so that there are no mechanical revenue effects of a change in s_n). In this case,*

(a) *For a uniform tax system ($\tau_{nd} = \tau_{nf} = \tau_n$), the Laffer rate τ_n^* is given by*

$$\tau_n^* = \frac{1}{1 + \varepsilon_n}, \quad (7)$$

where ε_n is the ability-weighted average elasticity in general equilibrium of the total number of players in country n with respect to $1 - \tau_n$.

(b) *For a selective tax system (τ_{nd}, τ_{nf}), the Laffer rate on foreigners τ_{nf}^* given the tax rate on locals τ_{nd} is given by*

$$\tau_{nf}^* = \frac{1}{1 + \varepsilon_{nf}} \left\{ 1 - \tau_{nd} \sigma_{nd} \left(\frac{z_{nd}}{z_{nf}} \right) \right\}, \quad (8)$$

where $\varepsilon_{nf} \geq 0$ (resp. $\sigma_{nd} \leq 0$) is the ability-weighted average elasticity in general equilibrium of the number of foreign (resp. domestic) players in country n with respect to $1 - \tau_{nf}$, and z_{nd}, z_{nf} denote total value-added from domestic and foreign players respectively. The Laffer rate on locals τ_{nd}^* at a given tax rate on foreigners τ_{nf} is given by a symmetric condition. The two conditions together describe a fully optimized tax system $(\tau_{nd}^*, \tau_{nf}^*)$.

Proof: See Appendix A. \square

Consider first the uniform tax system in part (a). This result is relevant for countries introducing special schemes for all football players, not distinguishing between domestic and foreign tax residency status (corresponding to the Turkish case mentioned earlier). For a uniform tax system, the Laffer rate is given by the same formula under rigid and flexible demand, but with the important qualification that the result in eq. (7) is based on a general equilibrium elasticity. This general equilibrium elasticity is different from the partial equilibrium elasticity because of general equilibrium effects due to changing club surplus under rigid demand.

Consider then a selective tax system in part (b), in particular the Laffer rate on foreigners in eq. (8) taking as given the tax rate on domestic residents. This result is relevant for countries such as Spain, Denmark and Belgium, which have introduced preferential tax schemes to foreign residents (specifically foreign footballers in the Belgian case) without changing the taxation of domestic residents. The terms outside the brackets in eq. (8) correspond to the result for

the flexible-demand model (except that elasticities includes general equilibrium effects), while the bracketed term is a new effect that captures displacement of local players. As $\sigma_{nd} \leq 0$, the bracketed term is always larger than 1 and therefore this effect raises the Laffer rate on foreigners. For example, if country n attracts more foreign players by lowering their tax rate, this will displace some domestic players and thereby reduce revenue collected from domestic residents. For a given σ_{nd} , the displacement effect is larger in countries where the domestic tax rate is large and where the value-added share of foreigners is relatively low. This captures roughly the situation in a country such as Denmark. Hence, despite the large migration into Denmark documented graphically in the previous section, the special tax scheme for foreigners is not necessarily revenue raising. Finally, we may combine eq. (8) with the symmetric equation for τ_{nd}^* to get two simultaneous equations determining separate Laffer rates on foreign and domestic football players. This type of result would be relevant for countries combining a Turkey-style policy (separate tax treatment for football players) with a Spain/Denmark/Belgium-style policy (separate tax treatment for foreign vs. domestic residents), but we are not aware of any country currently implementing such a policy.

5 Structural Estimation

In this section, we present a structural estimation based on the theoretical framework of taxation and migration set out in the previous section. As opposed to the graphical evidence presented earlier, we now we take advantage of all sources of variation in top earnings tax rate in all countries and years (depicted in Appendix Figures 12-14). We begin by presenting baseline estimates assuming flexible labor demand (model in Section 4.2), and then turn to the estimation of ability sorting and displacement effects arising from rigidity in labor demand (model in Section 4.3). We finally estimate revenue-maximizing (Laffer) rates and discuss policy implications.

5.1 Estimation of Baseline Model with Flexible Demand

We focus on the post-Bosman era (1996-2008) where mobility in the football market is not constrained by UEFA regulation. The estimation includes all 14 EU countries in our sample, and is restricted to players who are citizens of one of these 14 countries and have played at least once in a first league of one of these countries. We exclude all other players (primarily from Africa, Eastern Europe, and South America), because we cannot follow their careers prior to

arrival and subsequent to departure from the countries in our sample, and hence cannot compute proper counterfactual alternatives for their location choices. Notice also that migration by non-EU players into the EU football market is in any case severely constrained, because such players are still subject to the foreign-player quotas that were imposed on all players in the pre-Bosman era. We also exclude players with multiple nationalities. The reason is that a number of scandals (especially in Italy) revealed that some players listed with multiple nationalities had fake EU passports in order to get around the quotas applying to non-EU players.

Our baseline model is a multinomial discrete-choice model grounded in the additive random-utility specification implicit in equation (1). Player i playing in country n at time t obtains utility

$$\begin{aligned} U_{nt}^i &= u(w_{nt}^i(1 - \tau_{nt}^i)) + \mu_{nt}^i \\ &= \alpha \log(w_{nt}^i(1 - \tau_{nt}^i)) + home_n^i + \beta_n x_t^i + \gamma_n + \nu_{nt}^i, \end{aligned} \quad (9)$$

where w_{nt}^i is the before-tax wage of player i in country n at time t , τ_{nt}^i is the tax rate on this player in country n at time t , and μ_{nt}^i is the idiosyncratic preference for country n at time t . We specify $u(\cdot)$ as a log-function, and allow the following factors to influence the idiosyncratic preference term: (a) a preference for home country captured by the dummy variable $home_n^i$ equal to one if country n is the native country of player i , (b) individual characteristics x_t^i such as age and age-squared, the effect of which we allow to vary by country, and (c) unobservable characteristics of country n captured by a country fixed effect γ_n .

Given that we do not observe player salaries in the data, we need to control for variation in the wage variable. For the flexible-demand model, we may distinguish between three cases. First, in the simplest version of the model (as presented in Section 4.2), there is a linear perfect substitution technology and the before-tax wage is then determined directly by player ability, i.e. $w_{nt}^i = a_t^i$ where a_t^i is the ability of player i at time t . In this case, wages are fully controlled for by including non-parametric controls for player quality in the specification.

Second, as explained earlier, our theoretical results can be generalized to allow for a concave transformation $G_n(\cdot)$ of the perfect substitution technology, which generates downward-sloping demand and endogenous wages. It is easy to see that, in this case, the wage will be given by $w_{nt}^i = a_t^i \cdot w_{nt}$, where w_{nt} captures the overall wage level in equilibrium in the football market of country n at time t . As the equilibrium wage level is endogenous to tax rates, it is no

longer sufficient to control for ability. Although we do not observe the wage level w_{nt} , any variation in this variable will be fully controlled for by including country \times year fixed effects. Moreover, under the log-specification in (9), country \times year fixed effects and ability should enter additively. Notice that a failure to control for unobserved wage variation through country \times year fixed effects creates a downward bias on the estimated elasticity of location: an increase in the net-of-tax rate in country n , by increasing the number of players willing to locate in the country, leads to a downward adjustment of wages which in itself reduces the inflow of people in country n . Without country \times year fixed effects, we would capture this is a smaller effect of the net-of-tax rate on individual location choice.

Third, if the assumption of perfect substitution between ability levels is not satisfied (as in a situation with skill complementarity), wage rate variation can no longer be controlled for by additive controls for ability and country \times year fixed effects. In this case, the effect of taxes on individual wages in equilibrium is not simply channeled through the common wage term w_{nt} , but will be heterogeneous across individuals with different ability. Hence, to control for this kind of wage variation, we have to allow for country \times year \times ability fixed effects. We therefore consider such controls as a robustness check to our findings.

To implement the strategy just described, we need measures of player ability. We use three types of controls for player quality. First, the experience of the player in the football market (number of years since starting the professional career) captures the life-cycle profile of performance. Second, a dummy variable (denoted by *top*) equal to 1 if the player has ever been selected for the national A-team of his home country. Third, a rich set of controls based on a continuous quality index that we create using our exhaustive data on the club careers of players. The computation of this quality index require the following three steps.

(i) For each club k in country n in year t , we compute a club quality measure ($Q_{k,n,t}$) based on the ranking of the club in the national league of country n ($league_rank_{k,n,t}$) combined with a country coefficient measuring the international standing of the league ($country_coef_{n,t}$). As described in Section 2, the country coefficient is equal to the total number of points earned by all clubs in the country in a given year in all UEFA competitions. Club quality is then measured as

$$Q_{k,n,t} = \left[\frac{\max(league_rank_{k,n,t}) - league_rank_{k,n,t} + 1}{\max(league_rank_{k,n,t})} \right]^2 \times country_coef_{n,t} \quad (10)$$

The term in brackets term runs from 1 for the best club to $1/\max(league_rank_{k,n,t})$ for the

worst club in the league. We square this term to account for skewness in the distribution of club quality within countries.³⁴

(ii) We then assign to each player in year t a value V_t^i given by the average quality of all the clubs he has played for from the beginning of his professional career until year $t - 1$. For robustness, we also construct a measure of V_t^i equal to the average quality of the clubs he has played for during the three preceding seasons $t - 3$, $t - 2$, and $t - 1$.³⁵

(iii) We finally rank all players in year t according to V_t^i , and assign to each player his quantile position in the distribution of V_t^i .³⁶ In our regressions, we include a set of 5 dummy variables for being located (1) in the bottom 25% of the player-quality distribution in a given year, (2) between the 25th percentile and the median, (3) between the median and the 75th percentile, (4) between the 75th and 95th percentile, and (5) in the top 5% of the quality distribution.

Our model can now be summarized as follows

$$U_{nt}^i = \alpha \log(1 - \tau_{nt}^i) + home_n^i + \beta_n x_t^i + \gamma_n + \delta_n A_t^i + \eta_{nt} + \nu_{nt}^i, \quad (11)$$

where A_t^i is a vector of non-parametric controls for player ability, the effect of which we allow to vary by country, and η_{nt} is a country \times year fixed effect. Notice that the specification (11) corresponds to the case of a concave perfect substitution technology where $w_{nt}^i = a_t^i \cdot w_{nt}$. In the case of a linear technology, we simply drop the country \times year fixed effect. In the case of a nonlinear imperfect substitution technology, we have to interact the country \times year fixed effect with ability, i.e. we replace $\delta_n A_t^i + \eta_{nt}$ by $\eta_{nt} A_t^i$. Defining $Y_{nt}^i \equiv n$ if player i plays in country n at time t , it follows that $Pr(Y_{nt}^i = n) = Pr(U_{nt}^i \geq U_{mt}^i)$ for all m . Assuming that the error term ν_{nt}^i is type I extreme value distributed, this leads to a mixed logit model that can be estimated by maximum likelihood.

The first set of results are presented in Table 1. In the tables, we always report estimated

³⁴We have checked that our results are robust to a club-quality index that does not square the league ranking term.

³⁵We include club points only until year $t - 1$ to avoid correlation between the quality index V_t^i of player i in year t and the migration choice of this player in year t . Notice also that averaging club quality over a career of course does not eradicate a correlation between our player quality index and age, because players tend to advance to better clubs over the career path. This is the reason why we always control directly for age and experience in our regressions.

³⁶As mentioned earlier, we have data on player salaries for all players in the Italian league in 2001. Hence, for this country and year, we can check the correlation between our ability index and actual salaries. Even without controlling for the other quality measures (age, experience, and national team selection), our quality index is strongly positively correlated with player salaries, suggesting that we measure player ability quite well.

parameters of the model, not elasticities. A positive coefficient α on the term $\log(1 - \tau)$ implies that an increase in the net-of-tax rate of a given country has a positive effect on the probability of a player locating in this country. Elasticities can easily be computed as $\alpha(1 - P_{nt}^i)$, where P_{nt}^i is the probability that player i plays in country n in year t .³⁷ As the number of countries is large, P_{nt}^i tend to be small and therefore $\alpha(1 - P_{nt}^i) \approx \alpha$. Hence, the coefficient estimates we show are in fact very close to elasticity estimates.

Column (1) shows results for a basic specification without country fixed effects. This specification is similar in spirit to the cross-country correlations presented in Figures 1-2, and obviously does not control rigorously for non-tax characteristics of countries that may affect location decisions. The coefficient on $\log(1 - \tau)$ is positive and strongly significant and very large in magnitude at 1.2 (.07). If the strong identification assumptions hold and the estimate is unbiased, it captures the long-term elasticity of migration. Column (2) introduces country fixed effects as well as rich controls for ability and other individual characteristics whose effects we allow to vary by country. This specification controls for all unobserved time-invariant country characteristics that affect location choice, and exploits primarily differential variation over time in the net-of-tax rates on different players across countries. This is the type of difference-in-differences approach exemplified by Figures 4, 7, and 9 that captures shorter-term migration responses to tax rates. The coefficient on $\log(1 - \tau)$ is positive and strongly significant, 0.36 (.11), but unsurprisingly much reduced compared to column (1). The specification in column (3) introduces country \times year fixed effects, and therefore exploits variation *within* country and year in the net-of-tax rates on different players. This strategy is exemplified by Figure 5 (eligibility rule in Beckham Law), Figure 8 (duration rule in Danish scheme), and Figure 10 (cohort variation in Greece). Importantly, by controlling for unobserved time-varying country characteristics, we ensure that even if tax reforms were endogenous, or if they impacted other societal aspects that in turn affect migration, this is not a concern for identification. Moreover, as already explained, this specification also controls for potential general equilibrium effects of taxation on the wage level of football players in country n . As shown in the table, the coefficient on $\log(1 - \tau)$ in column (3) is significantly positive at 0.40 (.15) *and* actually slightly larger than the coefficient in column (2). This suggests that general equilibrium effects do occur, and that not taking them into account leads to a downward-biased estimate of the location response.

³⁷Notice therefore that elasticities vary with the point at which they are evaluated, as always in a non-linear model.

Note also that the coefficient on home preference (*home*) is always significantly positive and large reflecting the existence of strong preferences for one’s native country or high costs of moving out of the native country. We do not display the estimated coefficients on the quality dummies interacted with the 14 country fixed effects, but unsurprisingly the estimates show that top-quality players exhibit preferences for the five best European leagues (England, France, Germany, Italy, and Spain).

Table 2 shows a series of robustness checks. Column (0) repeats our preferred baseline specification (column (3) of Table 1). Column (1) is based on the same type of specification, but using an alternative measure of player quality based on the average quality of a player’s clubs over just the three preceding seasons, as opposed to over the whole career. This reduces the effect of the net-of-tax rate somewhat, although the estimate is not significantly different from the baseline. Column (2) adds controls for country \times year fixed effects interacted with ability variables in order to test for potential general equilibrium effects on wages that vary by ability, as in a model with imperfect substitution across different ability levels. This has a very small impact on the estimates, which suggests that the baseline specification with perfect substitution is not too far off. Moreover, notice that the point estimate increases a bit, consistent with our earlier argument that not controlling fully for general equilibrium effects leads to downward bias in the tax effect.

Next, we relax the constraint we have imposed on the dynamics of location decisions. So far, we have taken a very myopic view on migration choices, implicitly assuming that each year a player makes a new location decision independently of his previous choices. In such a setting, the only reason for path-dependence in choices is through serial correlation in the error terms, which we control for by clustering standard errors by player. Although some evidence suggests that sportsmen are in fact very myopic,³⁸ there may be path-dependence in location arising from factors such as costs of breaking long contracts, other moving costs, investments in location-specific human capital (e.g., language), and habit formation. To control for such effects, we report in column (3) results from a specification that controls for past choices through a dummy variable $country_{n-1}$ equal to 1 for the country in which the player was playing in the previous year. Results show that past choices do matter with a large positive coefficient on $country_{n-1}$. This variable absorbs part of the effect of home bias (*home*), but it has only a very small impact

³⁸As mentioned earlier for example, Dutch football players have always complained about the forced savings scheme.

on the estimated coefficient for the net-of-tax rate.

Finally, column (4) investigates a more general model, which relaxes the independence of irrelevant alternatives (IIA) assumption implicitly made in the baseline model. We focus on a random-parameters logit model, which allows the parameters of the model to vary across individuals according to a specified distribution. We assume that the errors are type II extreme value distributed, and that the parameters on the net-of-tax rate and home preference are normally distributed across individuals. This model allows the effect of taxation to vary across players, but in a fully parametric way. We have

$$\begin{aligned} U_{nt}^i &= \alpha^i \log(1 - \tau_{nt}^i) + \text{home}_n^i + \beta_n x_t^i + \gamma_n + \delta_n A_t^i + \eta_{nt} + \nu_{nt}^i \\ &= \alpha_1 \log(1 - \tau_{nt}^i) + \text{home}_n^i + \beta_n x_t^i + \gamma_n + \delta_n A_t^i + \eta_{nt} + \alpha_2^i \log(1 - \tau_{nt}^i) + \nu_{nt}^i, \end{aligned} \quad (12)$$

where $\alpha^i = \alpha_1 + \alpha_2^i$ and $\alpha_2^i \sim \mathcal{N}(0, \Sigma)$. The combined error term $(\alpha_2^i \log(1 - \tau_{nt}^i) + \nu_{nt}^i)$ is now correlated across alternatives, while ν_{nt}^i alone was not. We estimate this model via maximum simulated-likelihood. The results in column (4) show that on average the parameter on $\log(1 - \tau)$ is lower than in the baseline specification, but the effect is still large and strongly significant.

5.2 Rigid-Demand Model: Estimation of Ability Sorting and Displacement

In the presence of rigid labor demand, ability sorting and displacement effects may occur as shown in Section 4.3. Because of the ability sorting effect, the impact of the net-of-tax rate in country n on the probability of locating in this country is positive at high ability levels, but negative at low ability levels. Because of the displacement effect, an increase in the net-of-tax rate on foreign (domestic) players has a negative cross-effect on domestic (foreign) players. In this section, we empirically investigate the presence of such effects.

To begin with, note that the model of individual location choice underlying the rigid-demand model is the same as the one underlying the flexible demand model; the difference in the predictions of the two models is created entirely by general equilibrium effects on player salaries driven by the rigid-demand constraint. This constraint allows clubs to extract positive surplus that vary with tax rates in equilibrium, which drives the sorting and displacement results. Recall from our theory that club surplus is uniform across players in a given country in a given year. To test the rigid-demand model, we therefore proceed as follows. We consider only specifications

that do not control for country \times year fixed effects (either alone or interacted with ability) since such controls would absorb the equilibrium wage variation driving the effect we are trying to identify. Then, for such specifications, we test the two main hypotheses of Remark 2. For ability sorting, we allow the effect of the net-of-tax rate to vary with ability and test if the effect is positive at high ability levels and negative at low abilities. Notice that in a flexible demand model, the effect would always be positive at all ability levels even when including general equilibrium wage effects in the estimates. For displacement, we include in the specification both the net-of-tax rate on player i and the net-of-tax rate on the “opposite group” (foreign players if player i is domestic, and vice versa), and test if the cross-effect is negative.

The results are reported in Table 3. Columns (1)-(2) and (5)-(6) test for sorting by interacting the net-of-tax rate with different measures of player quality. First, in columns (1)-(2), we interact with indicators for having been selected for the national team of the home country at least once (dummy variable *top*) or never (dummy variable *low*). Second, in columns (5)-(6), we interact with the 5 quality dummies based on the continuous quality index described above. For each of these net-of-tax rate \times ability interactions, we distinguish between specifications including either a light set (columns (1) and (5)) or a full set (columns (2) and (6)) of non-parametric controls for ability \times country fixed effects. The preferred specification depends in part on the type of sorting one wants to identify. In particular, if ability sorting does not happen immediately but takes time, sorting effects may be partly absorbed by a very rich set of controls for ability \times country fixed effects. In this case, a specification with a light set of controls is more likely to capture long-term sorting effects, while a specification with a full set of controls captures shorter-term sorting effects.

The table shows two main findings for sorting. First, across all specifications, we find negative effects of the net-of-tax rate at lower ability levels combined with positive effects at high ability levels, consistent with the results of the rigid-demand model. Notice also that the positive effects for high-quality players is extremely strong compared to the mean effects shown earlier. Second, the negative sorting effect at the bottom is somewhat stronger under a light set of controls than under a full set of controls. This is consistent with the notion that the specification with a light set of controls is better able to capture longer-run effects. Of course, one may also argue that the specification with a light set of controls is biased, because it does not fully control for unobservable country characteristics that differentially affect low-

and high-quality players and are correlated with tax rates. In any case, the results under the two specifications are qualitatively similar. Finally, note that we cannot properly control for selective attrition driven by lower-quality players disappearing into lower leagues or taking jobs in the regular labor market following a tax-induced reduction in salary. This implies that we may be underestimating sorting effects at the bottom.

To investigate displacement effects, columns (3)-(4) and (7)-(8) introduce in our specifications the net-of-tax rate for foreign players in their country of citizenship ($\log(1 - \tau_f) \times dom$) and the net-of-tax rate for domestic players in all countries where the player is not a citizen ($\log(1 - \tau_d) \times for$). Otherwise, the four different specifications are the same as above. Consistent with the presence of displacement effects, we find negative cross-tax effects for all specifications. The coefficient on $\log(1 - \tau_f) \times dom$ is large in absolute value and strongly significant, while the coefficient on $\log(1 - \tau_d) \times for$ is smaller and statistically insignificant. Notice that we have much more power in the estimation of cross-effects of τ_f than in the estimation of cross-effects of τ_d , because the strongest variation in the data comes from special tax schemes to foreigners that reduce τ_f without affecting τ_d . Hence, there may also be significant displacement effects of domestic players on foreigners that we do not have sufficient power to estimate.

To conclude, our results show clearly that preferential tax schemes for foreigners have a strong positive impact on attracting (high-ability) foreign players, but at the same time have strong displacement effects on domestic players. The presence of strong displacement effects is very important for drawing policy conclusions as we shall see in the next section.

5.3 Tax Revenue Maximizing Laffer Rates and Policy Implications

In this section, we calibrate revenue-maximizing tax rates (Laffer rates) based on our estimated location elasticities and the theoretical framework in Section 4. Laffer rates are central to the policy implications of our study because they represent an upper bound on the optimal tax rates on football players, and corresponds to the actual optimum if policy makers puts a zero weight on the marginal consumption of (top) football players. Results are shown in Table 4 for all 14 countries in our sample. Columns (1)-(2) display the actual top earnings tax rates in 2008 on domestic and foreign players, respectively. Column (3) considers the flexible demand model and shows Laffer rates under uniform tax treatment of domestic and foreign players. These results are based on the empirical specification in column (3) of Table 1 and the theoretical result in

Proposition 1, equation (5). Columns (4)-(5) turns to the rigid-demand model, and show Laffer rates on all players (uniform taxation) and on foreign players only (selective taxation) taking as given the tax rate on domestic players. These results are based on the empirical specification in column (7) of Table 3 and the theoretical results in Proposition 2, equations (7)-(8).³⁹

There are three main findings in the table. First, in the baseline model with flexible demand where the location elasticity is around 0.4 on the whole sample, the Laffer rate on all players falls in the narrow interval 75-80% across all countries. This is higher than the current top earnings tax rates on both domestic and foreign players in every country. Second, in the rigid-demand model, the Laffer rate on all players is higher than in the baseline and falls in the interval of 85-99% across most of the sample. This is driven by ability sorting: any in-migration of high-ability players comes with an offsetting out-migration of low-ability players, which reduces the ability-weighted average location elasticity in the rigid-demand setting compared to the baseline. But even under completely rigid demand, the total revenue effect of these offsetting migration responses is not zero as the in-migration and out-migration occur at different ability levels, and therefore Laffer rates are always below one. Third, the selective Laffer rate on foreign players tends to be lower than the uniform Laffer rate (sometimes significantly so), and in a few countries such as the UK and Germany the Laffer rate is in fact lower than the current top earnings tax rate on foreigners.

The difference between the uniform Laffer rate and the foreigner Laffer rate reflects a tension between ability sorting and displacement effects. On the one hand, lowering the tax rate on foreign players leads to displacement of domestic players, which raises the Laffer rate *ceteris paribus*. On the other hand, the ability-weighted elasticity for foreigners is higher than for the whole population for two reasons. First, foreign players tend to be of higher ability than domestic players in any country, and so the positive sorting effect at the top has much more force for foreign players. Second, the stock of foreigners is much lower than the stock of locals in any country (due to home bias), and therefore a given estimated parameter on the net-of-tax

³⁹A technical caveat is in place here. The theoretical Laffer rate results are based on *ability-weighted* elasticities, where ability captures the value added of each player. For the exercise in this section, the continuous index of player quality that we have constructed is not sufficient to calculate these weights; we also need to know the mapping of this quality index into value added. For this purpose, we use data on earnings for all players in the Italian league in 2001 (this is the only country and year for which we have such data). Using the Italian earnings data, we can link relative positions in the distribution of player quality to relative earnings. Assuming that relative earnings correspond roughly to relative value added, we are able to construct the elasticity weights necessary for the Laffer rate calculation.

rate converts into a larger elasticity for foreigners. For those two reasons, the ability-weighted location elasticity for foreigners is typically much higher than for the whole population, and this effect dominates the displacement effect in most countries and makes Laffer rates lower. This explains why the foreigner Laffer rate is particularly low in countries such as England, Germany, Italy and Spain; these are countries with an ability distribution among foreigners that is strongly skewed towards the top, and therefore the positive sorting effect at the top has a large effect in those countries.

An important caveat is that the above analysis deals with *uncoordinated* tax setting across countries. While the results provide some normative support for preferential tax schemes to foreigners within this setting, these are beggar-thy-neighbor policies that are not optimal from the global perspective. Moreover, even within the uncoordinated setting and despite the large migration responses we estimate, the Laffer rates are perhaps surprisingly high in many countries. This is due to displacement effects driven by rigid demand. On the other hand, given uncoordinated tax setting, there are a couple of factors pulling in the direction of lower tax rates than we estimate. First, we do not estimate potential productivity spillovers from high-ability foreign players to domestic players. Such externalities would make preferential tax schemes to high-income foreigners more desirable, and have indeed been part of the motivation for implementing them. Second, a realistic feature of the European football market is that those who follow the sport (which constitutes a large part of the European population) derive utility from the international standing of their national league. This is a pure public good that should be subsidized other things equal.

6 Conclusion

This paper analyzes the effects of top earnings tax rates on the international migration of top football players in Europe. We have constructed a panel data set of top earnings tax rates, football player careers, and club performances in the first leagues of 14 European countries since 1980. We identify the effects of top earnings tax rates on migration using a number of tax and institutional changes: the 1995 Bosman ruling which liberalized the European football market; top tax rate reforms within countries; and special tax schemes offering preferential rates to immigrant football players. These variations create compelling sources of identification of the causal impact of taxation on location choice by allowing for rich controls, including country \times

year fixed effects (possibly interacted with ability). We provide reduced-form graphical evidence showing transparent and large sharp migration responses to country-specific tax reforms and labor market regulation. We set out a model of taxation and migration, which is structurally estimated using all sources of tax variation simultaneously. The structural estimation shows that (a) the overall location elasticity with respect to the net-of-tax rate is positive and large, (b) location elasticities are extremely large at the top of the ability distribution but negative at the bottom (ability sorting), and (c) cross-tax location elasticities between foreign and domestic players are negative and quite strong (displacement). Results (b) and (c) suggest that labor demand is rigid in the football market, but at the same time not completely rigid given result (a). We also estimate Laffer rates and draw policy conclusions, especially with respect to the aggressive use in several countries of preferential tax schemes to foreigners.

As far as we are aware, the paper provides for the first time compelling evidence of a link between taxation and migration. As discussed in the beginning, football players are likely to be a particularly mobile segment of the labor market, and our study therefore provides an upper bound on the migration response for the labor market as a whole. Obtaining an upper bound is important to gauge the potential importance of this policy question. It is of obvious interest to broaden the analysis to the entire labor market, and this is in fact the objective of a companion paper (Kleven et al., 2010) focusing specifically on the Danish tax scheme to foreigners and using administrative data on the universe of domestic and foreign residents in Denmark over a long time period.

A Appendix: Proofs

Proof of Proposition 1:

(a) Total revenue is given by

$$R_n = \tau_n \int_0^\infty ap_{na}da,$$

where $p_{na} = p_{na}(a(1 - \tau_n)) \equiv p_{nda}(a(1 - \tau_n)) + p_{nfa}(a(1 - \tau_n))$. The Laffer rate τ_n^* satisfies

$$\frac{dR_n}{d\tau_n} = \int_0^\infty ap_{na}da - \frac{\tau_n^*}{1 - \tau_n^*} \int_0^\infty ap_{na}\varepsilon_{na}da = 0,$$

where $\varepsilon_{na} \equiv \frac{\partial p_{na}}{\partial(1-\tau_n)} \frac{1-\tau_n}{p_{na}}$. Hence,

$$\frac{\tau_n^*}{1 - \tau_n^*} = \frac{1}{\varepsilon_n},$$

where $\varepsilon_n \equiv \frac{\int_0^\infty ap_{na}\varepsilon_{na}da}{\int_0^\infty ap_{na}da}$. This corresponds to eq. (5).

(b) Total revenue is given by

$$R_n = \tau_{nd} \int_0^\infty ap_{nda}da + \tau_{nf} \int_0^\infty ap_{nfa}da,$$

where $p_{nda} = p_{nda}(a(1 - \tau_{nd}))$ and $p_{nfa} = p_{nfa}(a(1 - \tau_{nf}))$. For the Laffer rate τ_{nd}^* , we get

$$\frac{dR_n}{d\tau_{nd}} = \int_0^\infty ap_{nda}da - \frac{\tau_{nd}^*}{1 - \tau_{nd}^*} \int_0^\infty ap_{nda}\varepsilon_{nda}da = 0,$$

where $\varepsilon_{nda} \equiv \frac{\partial p_{nda}}{\partial(1-\tau_{nd})} \frac{1-\tau_{nd}}{p_{nda}}$. Hence,

$$\frac{\tau_{nd}^*}{1 - \tau_{nd}^*} = \frac{1}{\varepsilon_{nd}},$$

where $\varepsilon_{nd} \equiv \frac{\int_0^\infty ap_{nda}\varepsilon_{nda}da}{\int_0^\infty ap_{nda}da}$. This corresponds to the first part of eq. (6). The proof for τ_{nf}^* follows symmetrically. \square

Proof of Proposition 2:

(a) Given the presence of positive club surpluses, we have to make an assumption about the taxation of these surpluses. We assume that club surplus is taxed at the same rate as player earnings, so that the division of value added into club surplus s_n and player earnings $a - s_n$ has no mechanical impact on government revenue (note though that changes in s_n does have a behavioral revenue effect from changed migration). Under this simplifying assumption, total tax revenue collected from the football sector is given by

$$R_n = \tau_n \int_{s_n}^\infty ap_{na}da,$$

where $p_{na} = p_{na}(1 - \tau_n) = p_{nda}(1 - \tau_n) + p_{nfa}(1 - \tau_n)$. We work with general equilibrium relationships, which is why s_n does not appear as an argument in $p_{na}(\cdot)$. The Laffer rate τ_n^* satisfies

$$\frac{dR_n}{d\tau_n} = \int_{s_n}^{\infty} ap_{na}da - \frac{\tau_n^*}{1 - \tau_n^*} \int_{s_n}^{\infty} ap_{na}\varepsilon_{na}da = 0,$$

where $\varepsilon_{na} \equiv \frac{\partial p_{na}}{\partial(1-\tau_n)} \frac{1-\tau_n}{p_{na}}$. Hence,

$$\frac{\tau_n^*}{1 - \tau_n^*} = \frac{1}{\varepsilon_n},$$

where $\varepsilon_n \equiv \frac{\int_{s_n}^{\infty} ap_{na}\varepsilon_{na}da}{\int_{s_n}^{\infty} ap_{na}da}$. This corresponds to eq. (7).

(b) As above, we eliminate mechanical revenue effects of changes in s_n by assuming that the tax rate on club surplus corresponds to the (average) tax rate on earnings. For the case of a selective tax system (τ_{nd}, τ_{nf}) and denoting the tax rate on club surplus by t_n , we assume $t_n = \tau_{nd} \cdot p_{nd} + \tau_{nf} \cdot p_{nf}$. Under this simplifying assumption, total tax revenue collected from the football sector can be written as

$$R_n = \tau_{nd} \int_{s_n}^{\infty} ap_{nda}da + \tau_{nf} \int_{s_n}^{\infty} ap_{nfa}da,$$

where $p_{nda} = p_{nda}(1 - \tau_{nd}, 1 - \tau_{nf})$ and $p_{nfa} = p_{nfa}(1 - \tau_{nd}, 1 - \tau_{nf})$. Consider the Laffer rate on foreigners τ_{nf}^* given the tax rate on locals τ_{nd} . We can write the first-order condition as

$$\int_{s_n}^{\infty} ap_{nfa}da - \frac{\tau_{nf}^*}{1 - \tau_{nf}^*} \int_{s_n}^{\infty} ap_{nfa}\varepsilon_{nfa}da - \frac{\tau_{nd}}{1 - \tau_{nf}^*} \int_{s_n}^{\infty} ap_{nda}\sigma_{nda}da = 0,$$

where $\varepsilon_{nfa} \equiv \frac{\partial p_{nfa}}{\partial(1-\tau_{nf})} \frac{1-\tau_{nf}}{p_{nfa}} \geq 0$ and $\sigma_{nda} \equiv \frac{\partial p_{nda}}{\partial(1-\tau_{nf})} \frac{1-\tau_{nf}}{p_{nda}} \leq 0$. Defining ability-weighted average elasticities

$$\varepsilon_{nf} \equiv \frac{\int_{s_n}^{\infty} ap_{nfa}\varepsilon_{nfa}da}{\int_{s_n}^{\infty} ap_{nfa}da}, \quad \sigma_{nd} \equiv \frac{\int_{s_n}^{\infty} ap_{nda}\sigma_{nda}da}{\int_{s_n}^{\infty} ap_{nda}da},$$

as well as total value-added generated by domestic and foreign players

$$z_{nd} \equiv \int_{s_n}^{\infty} ap_{nda}da, \quad z_{nf} \equiv \int_{s_n}^{\infty} ap_{nfa}da,$$

we obtain the following expression

$$1 - \frac{\tau_{nf}^*}{1 - \tau_{nf}^*} \varepsilon_{nf} - \frac{\tau_{nd}}{1 - \tau_{nf}^*} \frac{z_{nd}}{z_{nf}} \sigma_{nd} = 0,$$

which can be rewritten to

$$\tau_{nf}^* = \frac{1}{1 + \varepsilon_{nf}} \left\{ 1 - \tau_{nd} \sigma_{nd} \left(\frac{z_{nd}}{z_{nf}} \right) \right\},$$

as in eq. (8). The proof for τ_{nd}^* follows symmetrically. \square

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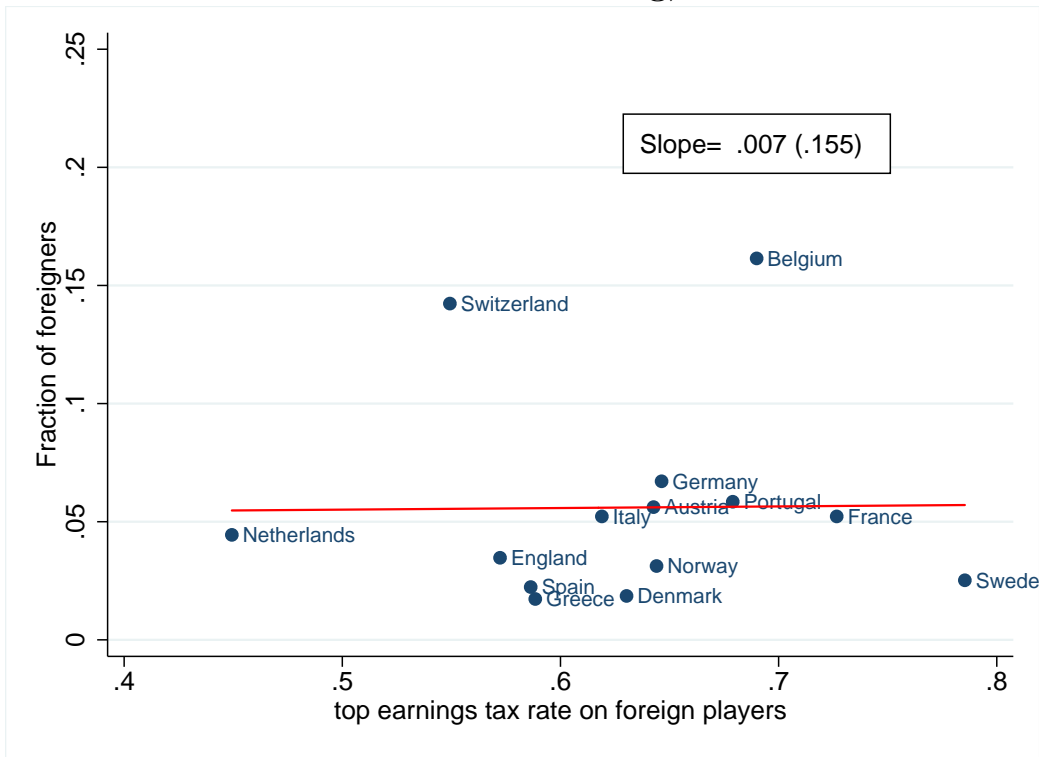
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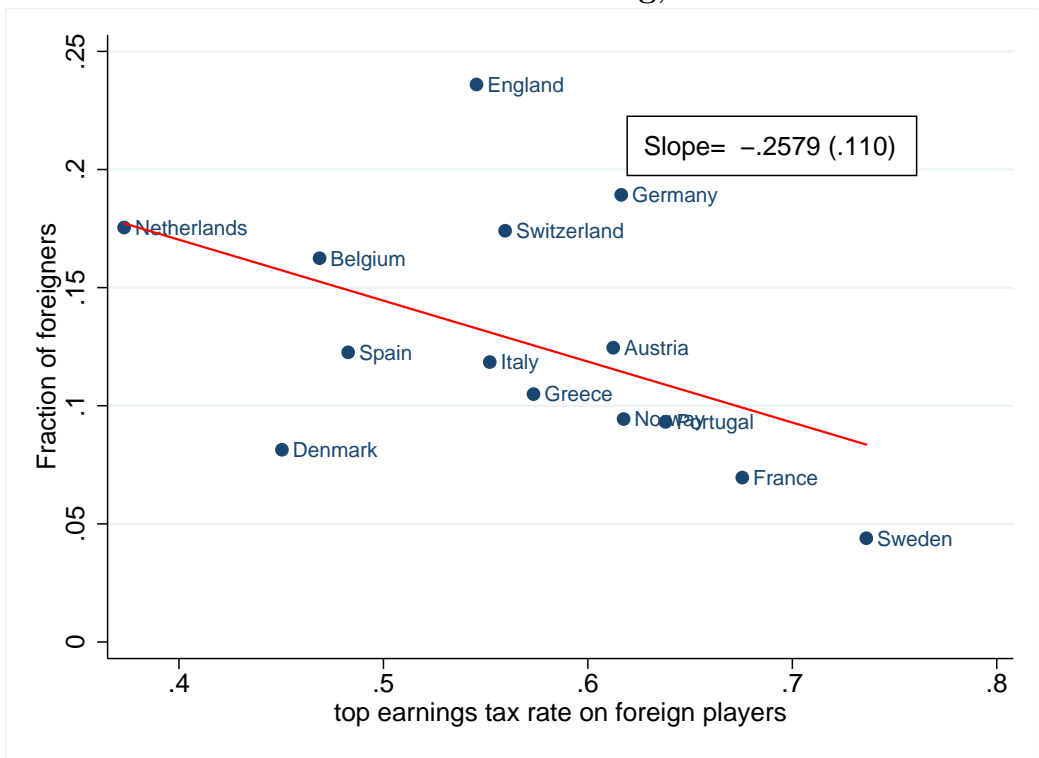
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Figure 1: Fraction of Foreign Players and Top Earnings Tax Rates
A. Before the Bosman Ruling, 1985-1995

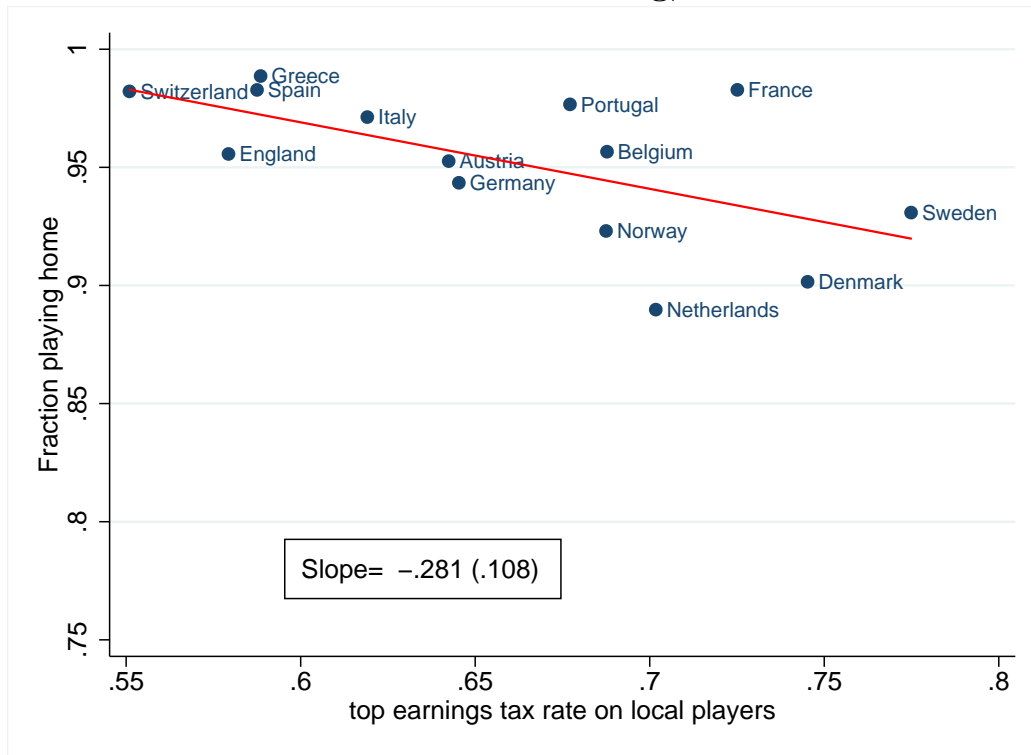


B. After the Bosman Ruling, 1996-2008

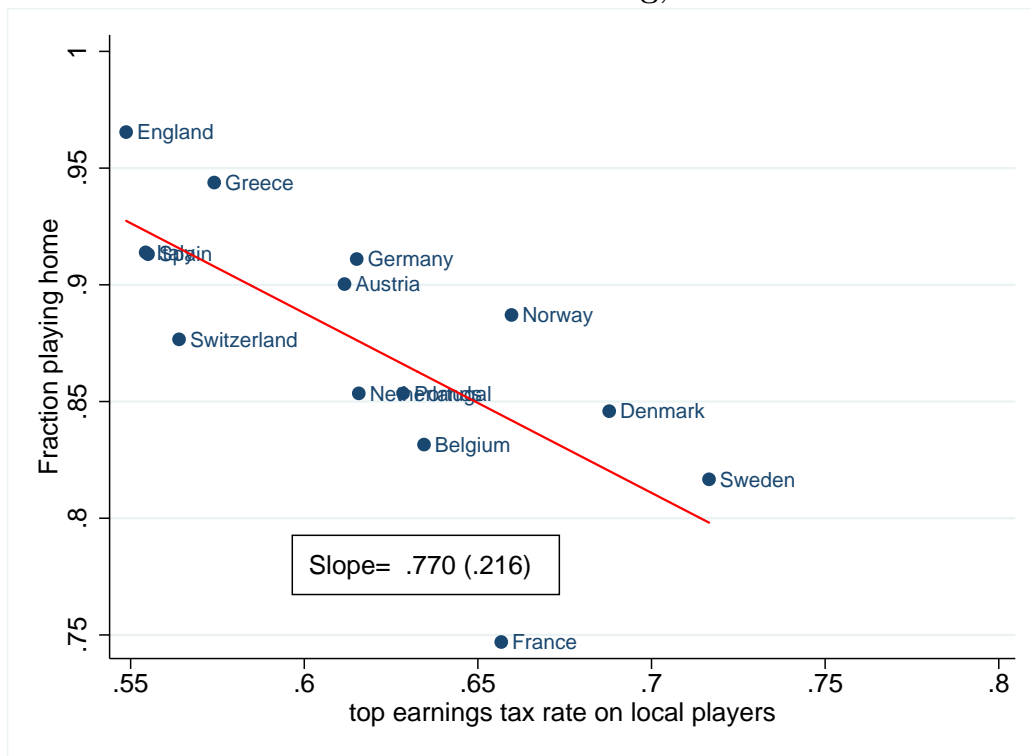


NOTE: Each dot stands for one country and represents the average top earnings tax rate for foreign players and the average fraction of foreign players in the total number of players playing in the first league of the country for years 1985 to 1995 (panel A) and years 1996 to 2008 (panel B). The red line displays the regression fit. In countries where top earnings tax rate may differ across individuals for a given year (because of special tax regimes, see text for details), the top earnings tax rate is a weighted average of the different top earnings tax rate faced by the individuals.

Figure 2: Fraction Playing Home and Top Earnings Tax Rates
A. Before the Bosman Ruling, 1985-1995

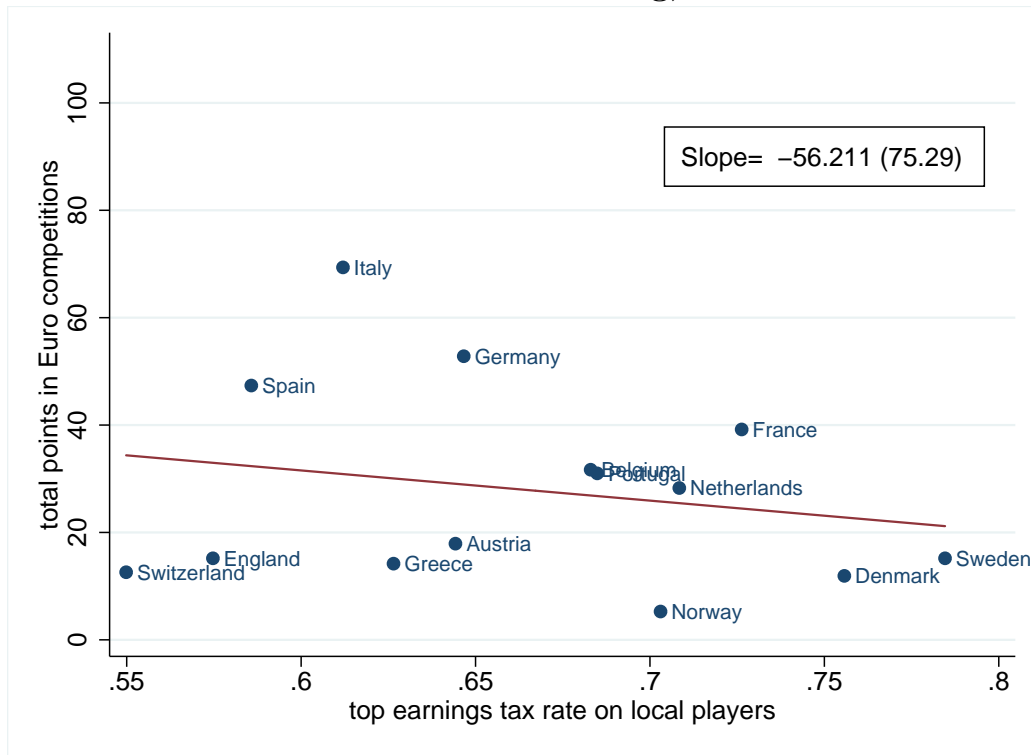


B. After the Bosman Ruling, 1996-2008

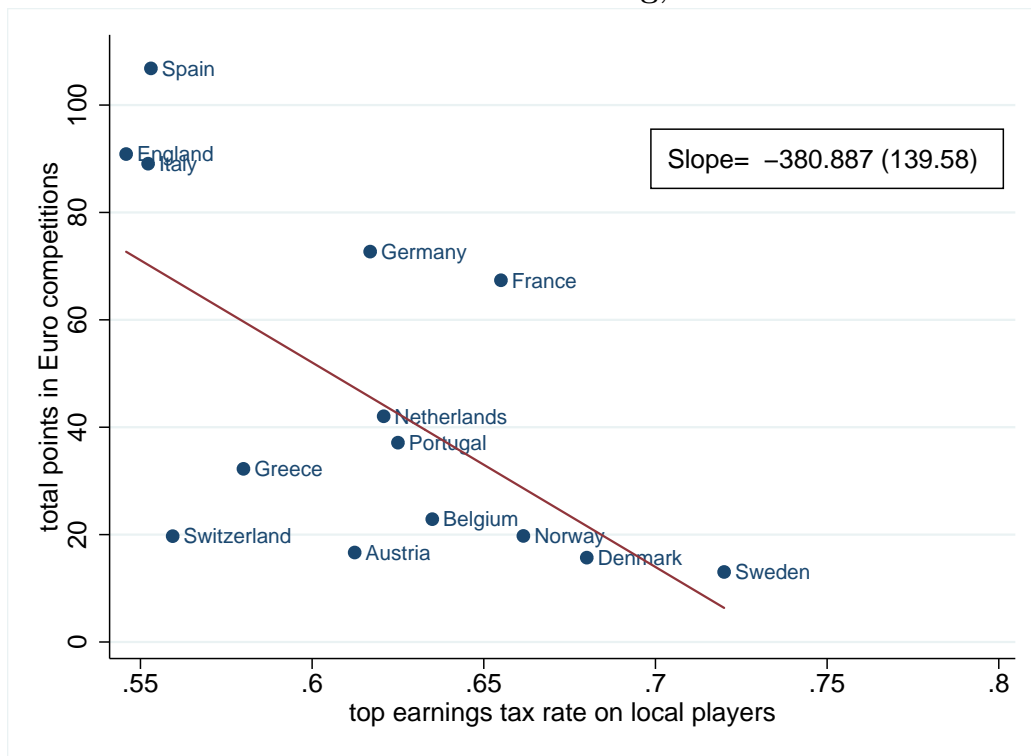


NOTE: The dot for country c depicts the average top earnings tax rate for domestic players playing in country c and the average fraction of players nationals of country c playing in the first league of their home country c among all players nationals of country c playing in the first league of one of the 14 European countries analyzed, for years 1985 to 1995 (panel A) and years 1996 to 2008 (panel B). The red line displays the regression fit. In countries where top earnings tax rate may differ across individuals for a given year (because of special tax regimes, see text for details), the top earnings tax rate is a weighted average of the different top earnings tax rate faced by the individuals.

Figure 3: Club Performance and Top Earnings Tax Rates
A. Before the Bosman Ruling, 1985-1995

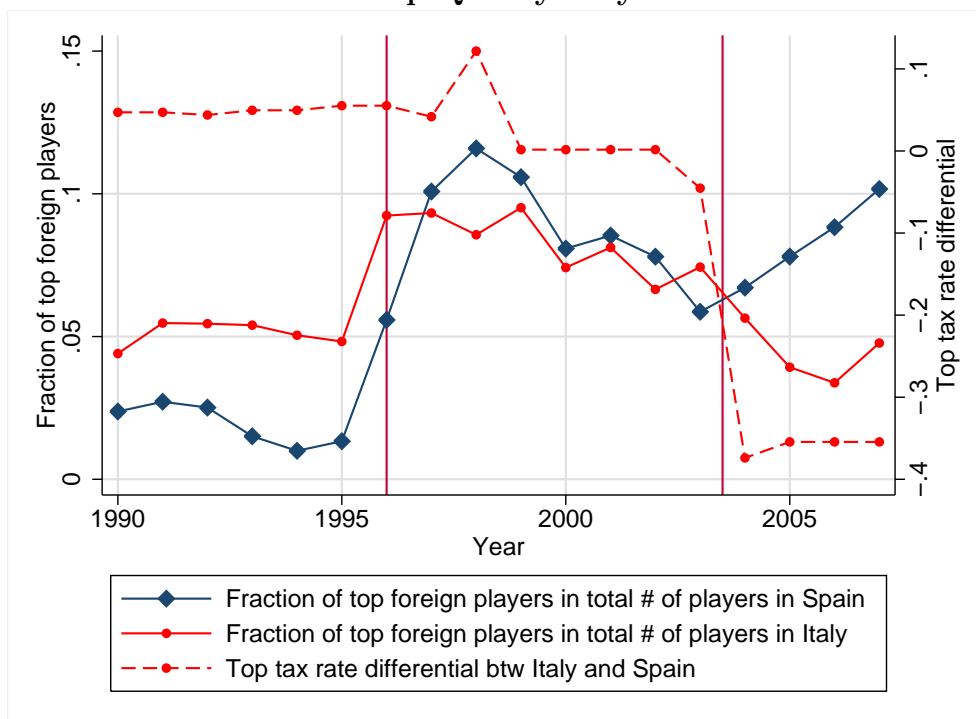


B. After the Bosman Ruling, 1996-2008

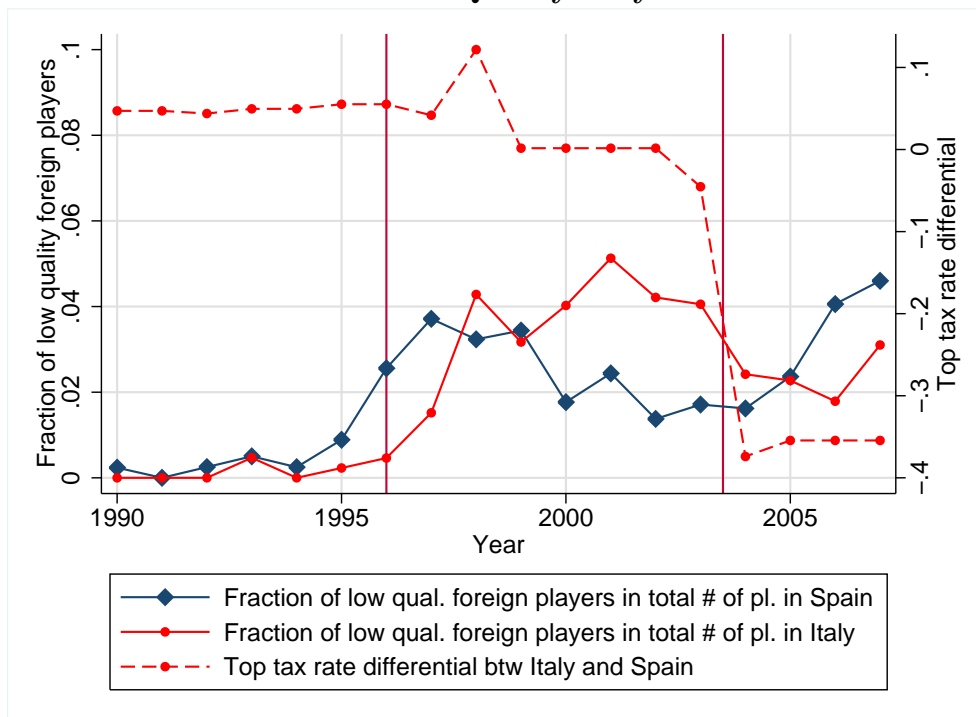


NOTE: For each time period, the figure plots the total number of points earned by all clubs in a given country in all European competitions (Champions league, UEFA Cup, and Cup Winners Cup) against the top earnings tax rate (for local players) in that country averaged over years 1985-1995 (Panel A) and 1996-2008 (Panel B). The top earnings tax rate is the rate that applies to local players. Total points are calculated according to UEFA's formula (see text for details). The red line displays the regression fit.

Figure 4: The Effects of the Beckham Law in Spain
A. Top Quality Players



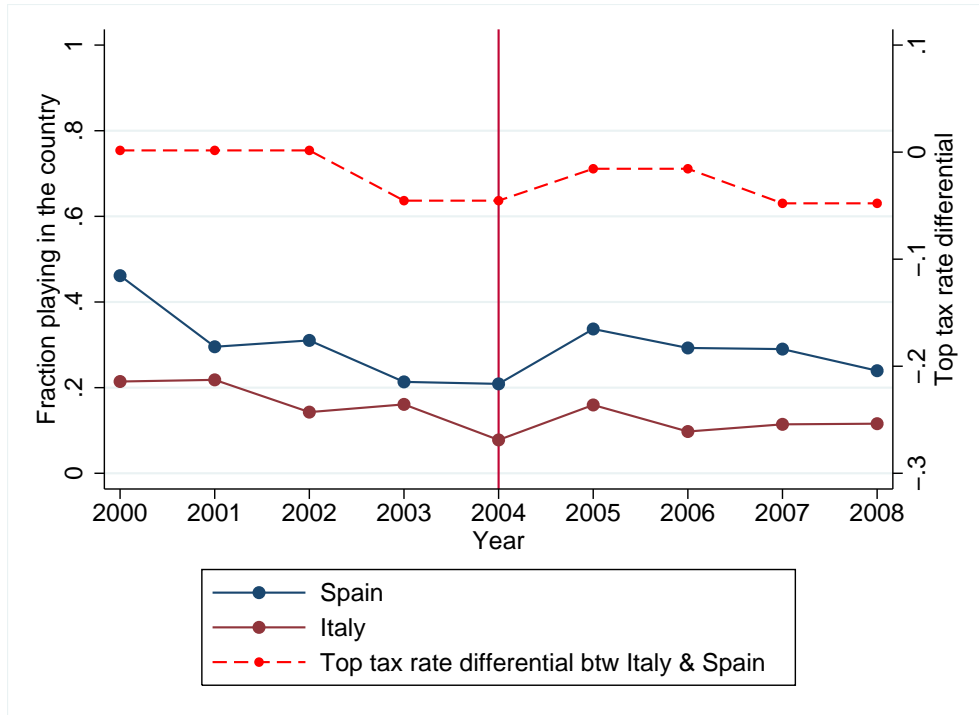
B. Lower Quality Players



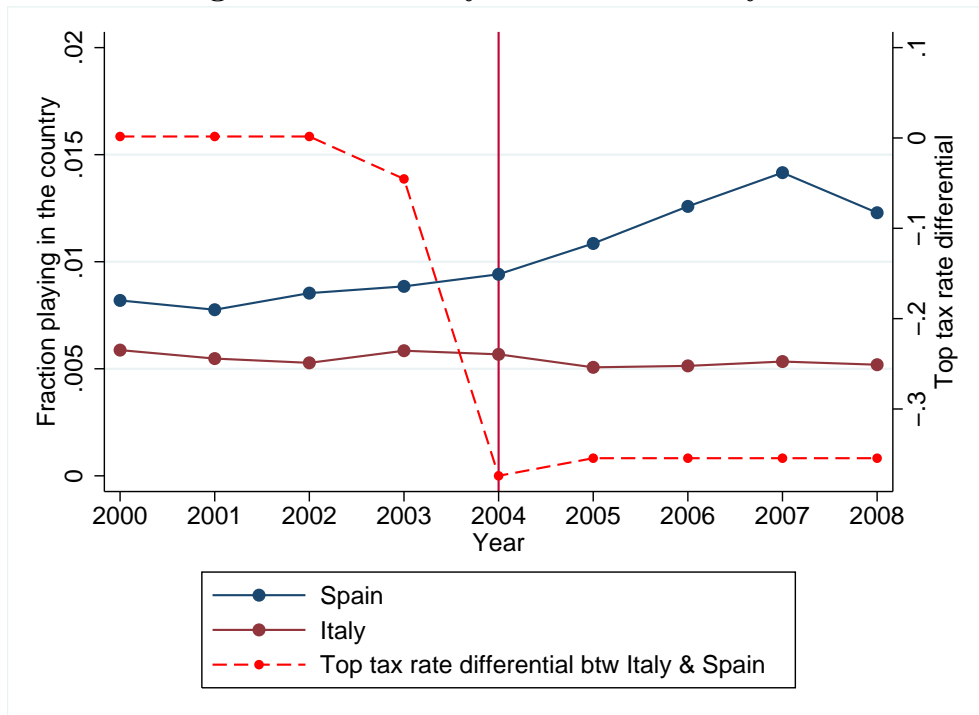
NOTE: The dataset is restricted to all players from our 14 countries of interest. A 2004 tax reform (“Beckham law”), depicted by a vertical line, introduced a preferential tax treatment for foreign players in Spain. The Bosman ruling is also denoted by a vertical line. Year t is for season running from September year t to July year $t + 1$. Panel A displays the fraction of top foreign (non-Spanish) players in the first league in Spain and the fraction of top foreign (non-Italian) players in the first league in Italy (which did not implement a preferential tax regime for foreign players and is used as a control country). A top player is defined as a player having played at least once in his career in the national team of his home country. Panel B displays the fraction of non-top foreign players playing in the first leagues of Spain and Italy (respectively). Top earnings tax rate differential between Spain and Italy (defined as $\tau_{Spain}/\tau_{Italy} - 1$) is reported on right y-axis.

Figure 5: The Effects of the Beckham Law in Spain: Eligible vs. Not Eligible Foreigners

A. Not Eligible: Played in the Country Before

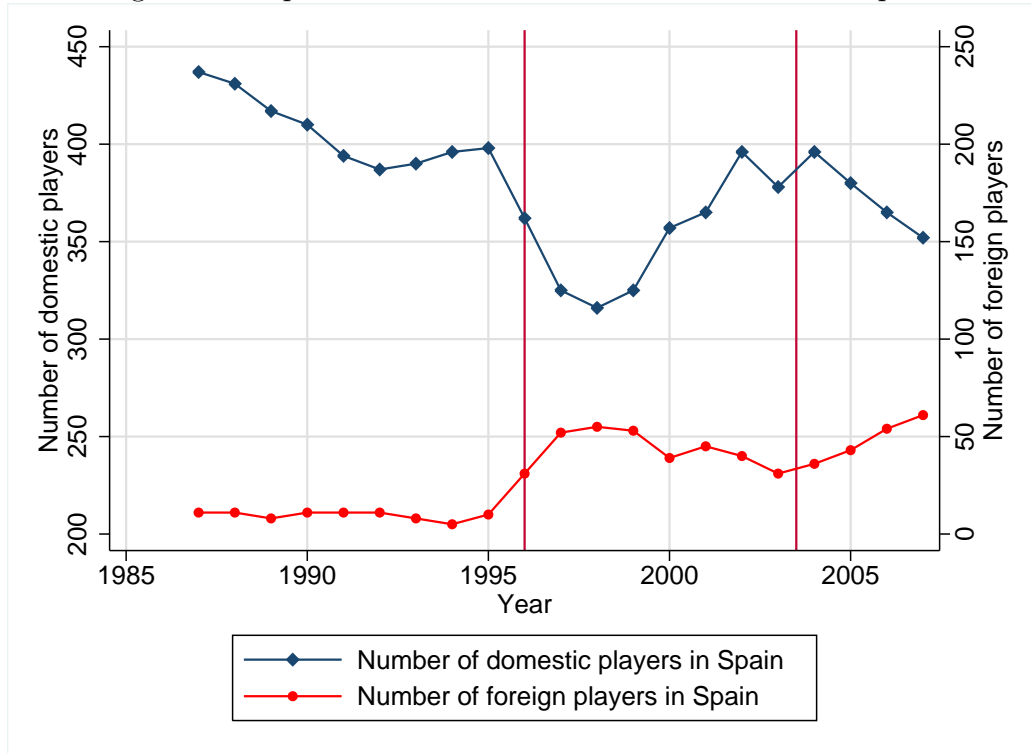


B. Eligible: Never Played in the Country Before



NOTE: A 2004 tax reform (“Beckham law”), depicted by a vertical line, introduced a preferential tax treatment for foreign players in Spain. The Bosman ruling is also denoted by a vertical line. Panel A focuses on non-Spanish players having played in Spain (resp. non-Italians having played in Italy) at any point in the window 10 to 5 years before the current year t , and therefore not eligible for the Beckham tax regime in Spain after 2004. We plot the fraction of these players playing in Spain (resp. Italy) in year t and the differential in top tax rates between Spain and Italy expressed as a percentage of the Italian top tax rate. Panel B focuses on non-Spanish players who never played in Spain (resp. non-Italians who never played in Italy) before year t and therefore eligible for the Beckham tax regime after 2004.

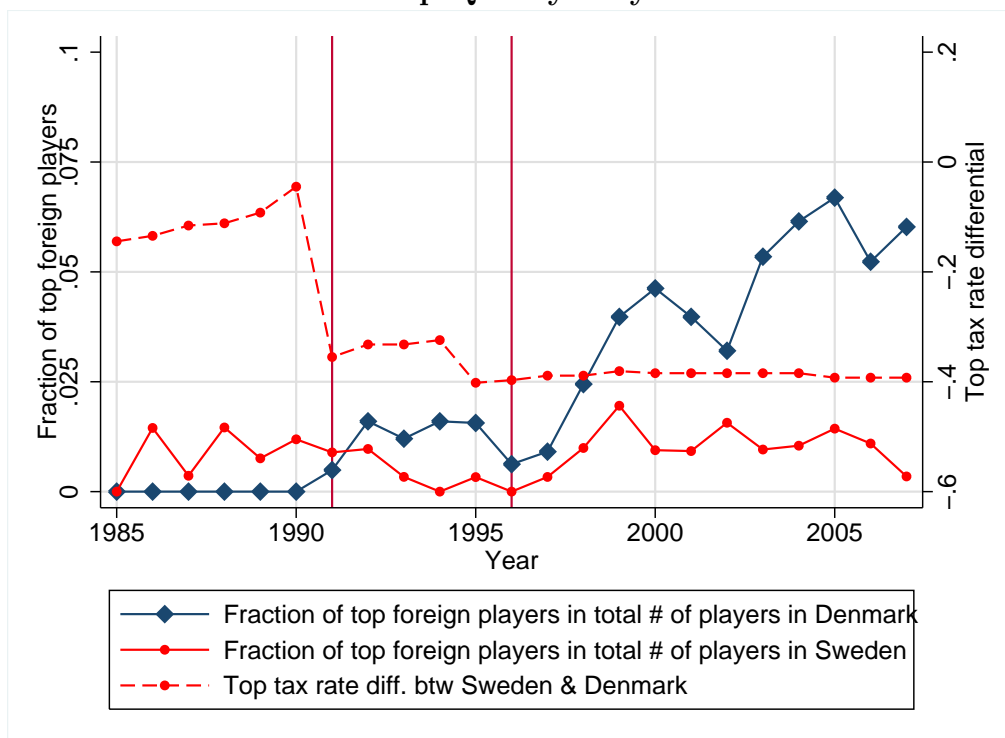
Figure 6: Displacement Effects of the Beckham Law in Spain



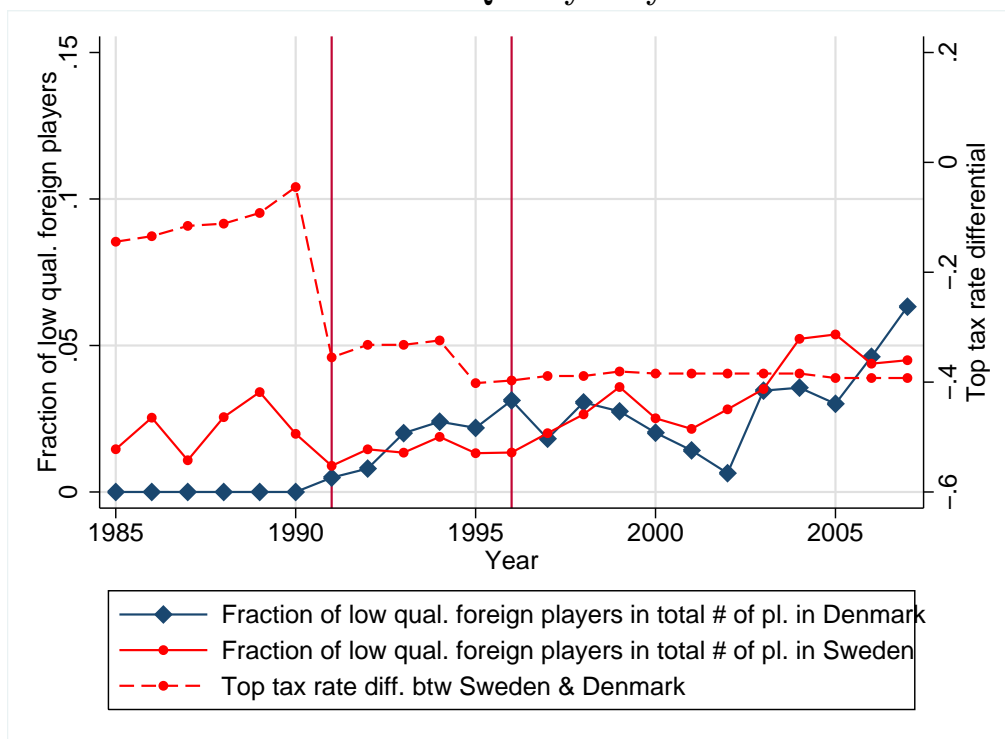
NOTE: The dataset is restricted to all players from our 14 countries of interest. A 2004 tax reform (“Beckham law”), depicted by a vertical line, introduced a preferential tax treatment for foreign players in Spain. The Bosman ruling is also denoted by a vertical line. Year t is for season running from September year t to July year $t + 1$. The graph displays the total number of local players who play in the first league of Spain and also the total number of foreign players (from the 14 European countries of interest) playing in the first league in Spain. Consistent with the existence of labor demand rigidity creating displacement effects, the total number of Spanish players decreases after the Bosman ruling, and then after the introduction of the Beckham Law in 2004, while the total number of foreign player increases. The Bosman Ruling and the Beckham Law have attracted foreign players who have partially crowded-out local players.

In 1995 and 1996, the Spanish League had 22 teams instead of the traditional 20 teams. To control for this variation in the size of the League, we removed from the sample the 2 lowest ranked teams in Spain in 1995 and 1996, that would not have been part of the League had the number of teams remained the same.

Figure 7: The Effects of the Special Foreigner's Tax Scheme in Denmark
A. Top Quality Players

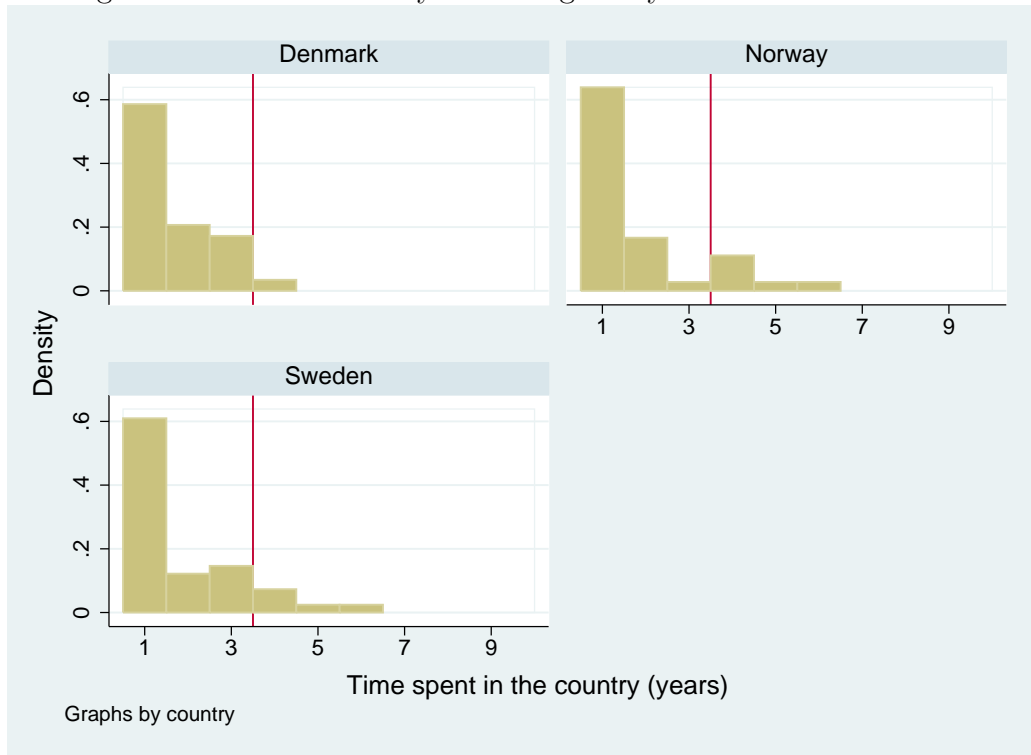


B. Lower Quality Players



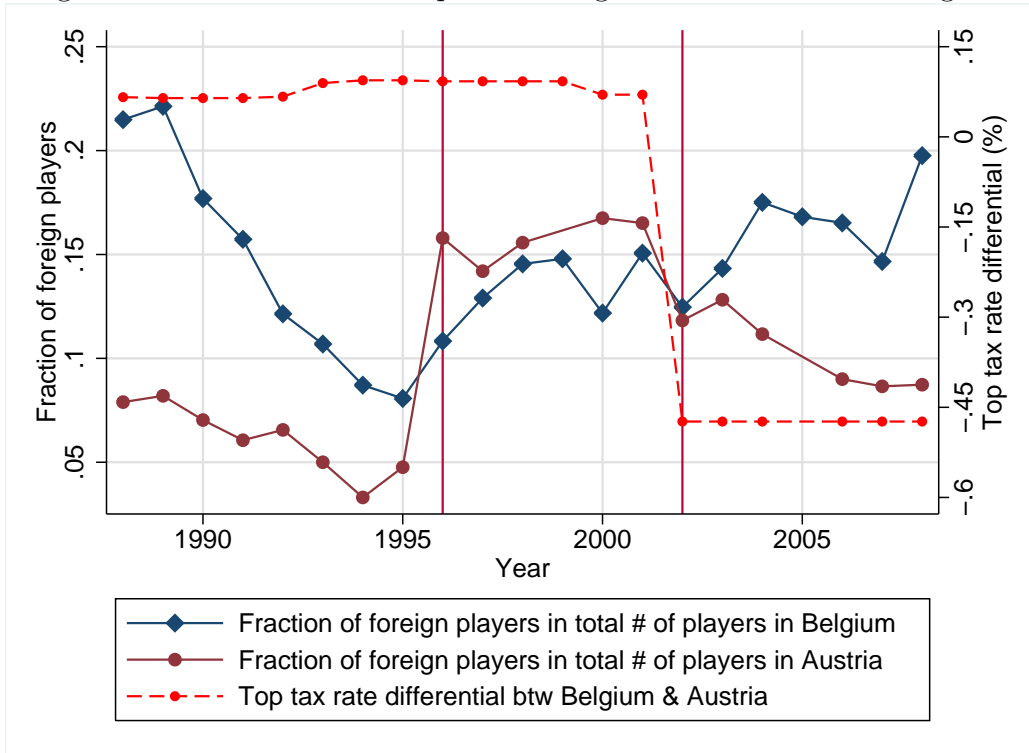
NOTE: A 1991 Danish tax reform, depicted by a vertical line, introduced a preferential tax treatment for foreign players in Denmark. The Bosman ruling is also denoted by a vertical line. Panel A displays the fraction of top foreign (non-Danish) players who play in the first league of Denmark and the fraction of top foreign (non-Swedish) players who play in the first league of Sweden (which did not implement a preferential tax regime for foreign players and is used as a control country). We also report the top tax rate differential between Denmark and Sweden, expressed as a percentage of the Swedish top earnings tax rate. A top player is defined as a player having played at least once in the national team of his home country. Panel B displays the fraction of non-top foreign players playing in Denmark and in Sweden.

Figure 8: Duration of Stay for Foreign Players in Nordic Countries



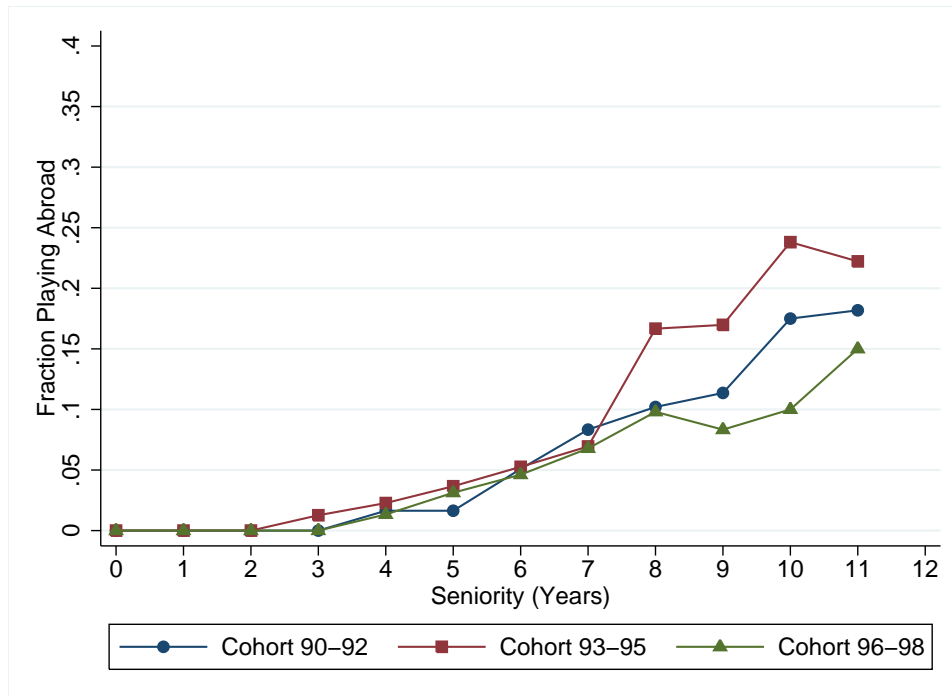
NOTE: Sample is all foreign players who arrived in one of these countries for the first time after June 1991 and before January 1996. In Denmark, foreign players receive a special favorable tax treatment for the first 3 years, after which their tax rate jumps back to the regular progressive Danish tax schedule. Norway and Sweden do not have special schemes for foreigners.

Figure 9: The Effects of the Special Foreigner's Tax Scheme in Belgium

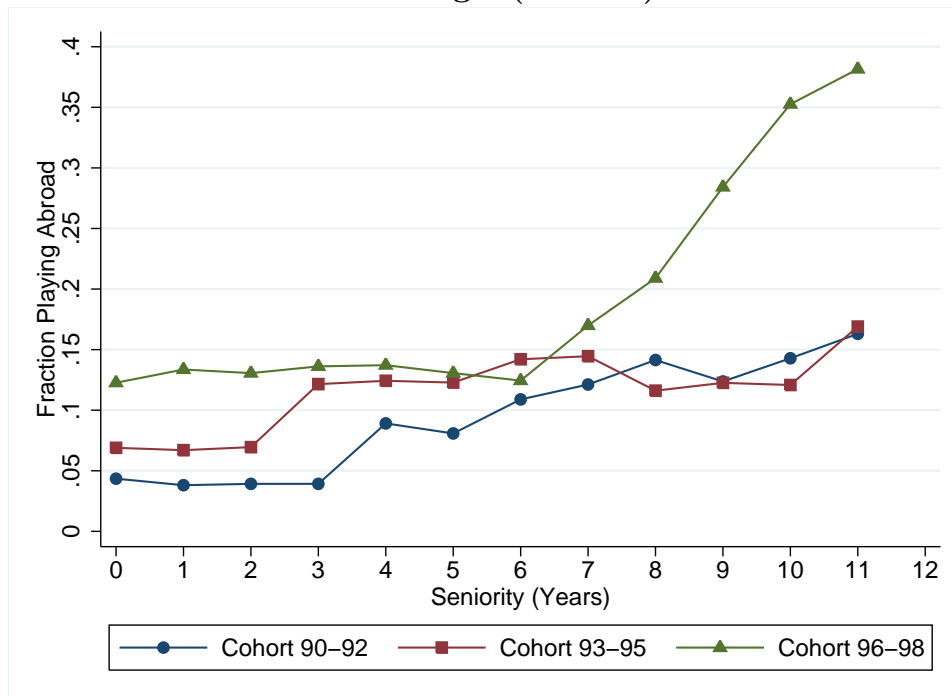


NOTE: Dataset is restricted to all players from our 14 countries of interest. A 2002 tax reform, depicted by a vertical line, introduced a preferential tax treatment for foreign players in Belgium. The Bosman ruling is also denoted by a vertical line. Year t is for season running from September year t to July year $t + 1$. The graph displays the fraction of foreign (non-Belgian) players in the total number of players who play in the first league in Belgium and the fraction of foreign (non-Austrian) players in the total number of players who play in the first league in Austria. Austria did not implement a preferential tax regime for foreign players and is used as a control country. We also report the top tax rate differential between Belgium and Austria, expressed as a percentage of the Austrian top earnings tax rate.

Figure 10: The Effects of Cohort Based Payroll Tax Caps in Greece
A. Greece



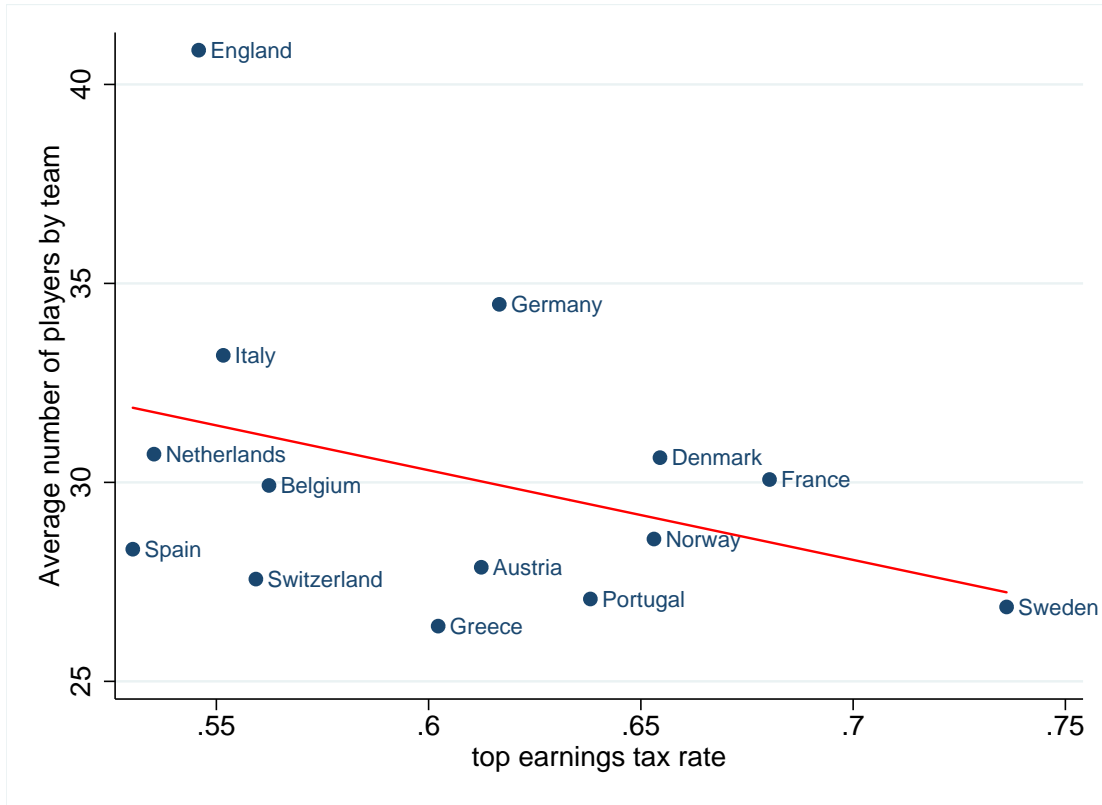
B. Portugal (Control)



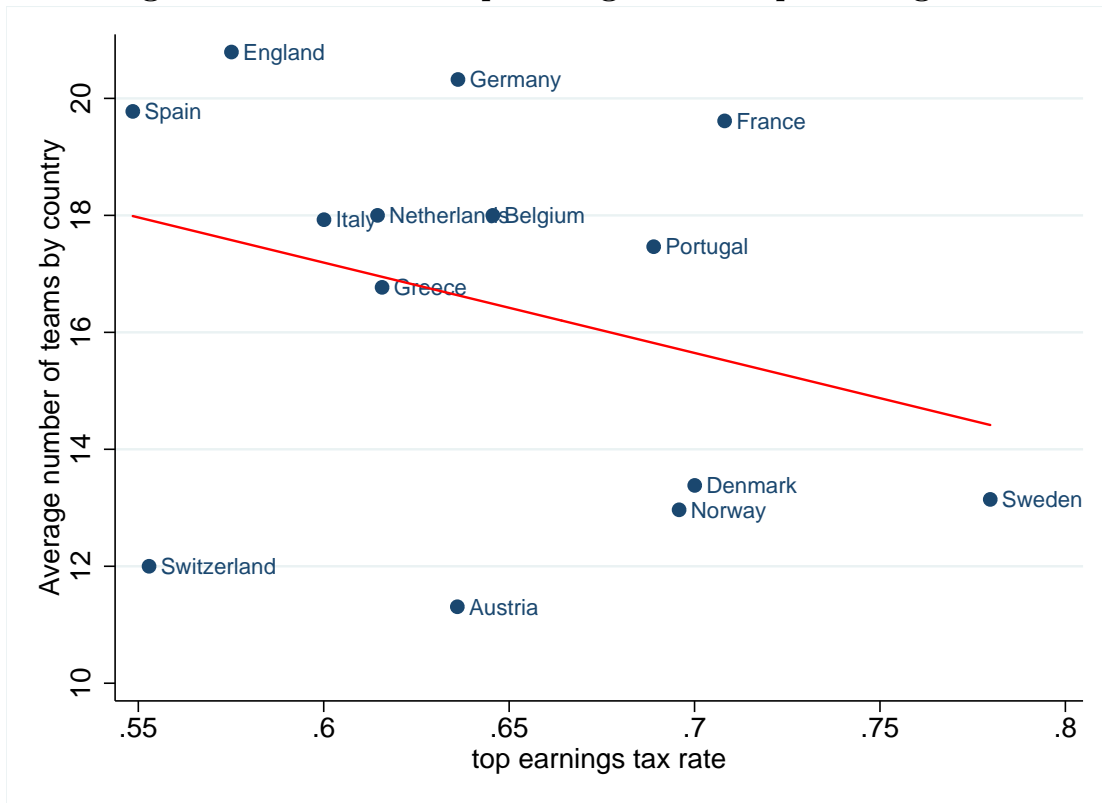
NOTE : Panel A (resp. panel B) displays the fraction of Greek players (resp. Portuguese) playing abroad by seniority for three cohorts: players starting their professional football career in 1990-92, 1993-95, and 1996-98. Seniority is defined as number of years since starting the professional career. In Greece, cohort 1990-92 faces lower top earnings tax rates because of a payroll tax cap and cohort 1993-95 faces a much higher top earnings tax rates because the payroll tax cap was removed from 1993 to 2003 for workers starting their career after 1992. In 2004, a cap was re-introduced so that the cohort 1996-98 faces again lower top earnings tax rates after 6-8 years of seniority. In Portugal (used as a control group), no differences in tax rates exist across cohorts. The 1996-98 cohort faces an extra incentive to play abroad after 6 years of seniority because of the Beckham Law in neighboring Spain enacted in 2004.

Figure 11: Decreasing Labor Demand for Football Players

A. Average Number of Players per Team and Top Earnings Tax Rates



B. Average Number of Teams per League and Top Earnings Tax Rates



NOTE: Panel A: Each dot shows the average number of players per team and the weighted average of top earnings tax rate for local and foreign players for years 1995 to 2009. Panel B: Each dot shows the average number of teams per League and the weighted average of top earnings tax rate for local and foreign players for years 1995 to 2009. The red line displays the regression fit.

Table 1: Multinomial Logit Estimates (1996-2008)

	(1)	(2)	(3)
$\log(1 - \tau)$	1.209*** (0.0686)	0.356*** (0.108)	0.395** (0.152)
<i>Home</i>	4.630*** (0.027)	4.875*** (0.032)	4.842*** (0.034)
Country F-E	NO	YES	YES
Age, Age squared, Exp., Top and 5 quality dummies interacted with country F-E	NO	YES	YES
Year*country F-E	NO	NO	YES
Observations	61806	61806	61806

NOTE 1: The data include players in 14 countries: Austria, Belgium, Denmark, England, France, Germany, Greece, Italy, Portugal, Netherlands, Norway, Sweden, Spain, and Switzerland, from 1996 to 2008

Player clustered robust s.e. in parentheses. * $p < 0.05$, ** $p < 0.01$, *** $p < 0.001$

Top player: player having played at least once in the A national team of his home country.

NOTE 2: Specification in column (1) refers to the identification strategy with no country fixed-effect exemplified in figures 1 and 2.

Specification in column (2) refers to the identification with country fixed-effects. This Difference-in-Differences strategy is exemplified in figures 7, 4 and 9.

Specification in column (3) refers to the identification with year*country fixed-effects and therefore exploits within country*year variation in tax rates. This strategy is exemplified in figures 8, 5 and 10.

Table 2: Robustness Checks

	Baseline	Alternate Quality Index	Varying Distribution of Wages	Dynamics	Random Parameter Logit
	(0)	(1)	(2)	(3)	(4)
$\log(1 - \tau)$	0.395** (0.152)	0.302* (0.147)	0.438*** (0.151)	0.352** (0.140)	0.255*** (0.064)
<i>Home</i>	4.842*** (0.034)	4.888*** (0.0290)	4.904*** (0.0338)	2.912*** (0.028)	4.718*** (0.031)
<i>Country</i> _{<i>t</i>-1}				3.110*** (0.032)	
SD $\log(1 - \tau)$					0.092 (0.380)
Country F-E	YES	YES	YES	YES	YES
Age, Age squared, Exp., Top and 5 quality dummies interacted with country F-E	YES	YES	YES	YES	YES
Year*country F-E	YES	YES	YES	YES	YES
Age, Age squared, Exp., Top interacted with year*country F-E	NO	NO	YES	NO	NO
Observations	61806	61806	61806	61806	61806

Player-clustered robust s.e. in parentheses: * $p < 0.05$, ** $p < 0.01$, *** $p < 0.001$

Note: Column (0) is the baseline estimate (i.e. column (5) of table 1). Column (1) uses another quality index to non-parametrically control for player's ability. The index used in column (1) is based on the average quality of the clubs in which the player has played in the past 3 seasons, while we used all preceding seasons for the quality index in the baseline estimates. Column (2) introduces interaction terms between the ability proxies and year*country fixed effects, to account for possible variations in the shape of the wage distribution by country over time. Column (3) introduces an indicator variable equal to 1 if the player played in that country the preceding season (*Country*_{*t*-1}). Column (4) estimates a random parameter logit where we relax the assumption of irrelevance of independent alternatives (see text for details).

Table 3: Multinomial Logit Estimates Including Sorting Effects and Displacement Effects

	Sorting		Sorting + Displacement		Sorting		Sorting + Displacement	
	Long term	Short term	Long term	Short term	Long term	Short term	Long term	Short term
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
$\log(1 - \tau) * low$	-0.342** (0.124)	-0.251* (0.123)	-0.394** (0.120)	-0.285* (0.119)				
$\log(1 - \tau) * top$	1.539*** (0.182)	1.293*** (0.179)	1.409*** (0.179)	1.209*** (0.177)				
$\log(1 - \tau) * Qual_{0-25}$					-0.233 (0.126)	-0.791*** (0.144)	-0.329** (0.126)	-0.811*** (0.138)
$\log(1 - \tau) * Qual_{25-50}$					-0.609*** (0.163)	0.215 (0.171)	-0.722*** (0.163)	0.116 (0.172)
$\log(1 - \tau) * Qual_{50-75}$					0.453** (0.171)	0.785*** (0.184)	0.332* (0.169)	0.699*** (0.179)
$\log(1 - \tau) * Qual_{75-95}$					1.911*** (0.160)	1.356*** (0.256)	1.852*** (0.158)	1.379*** (0.247)
$\log(1 - \tau) * Qual_{95-100}$					2.275*** (0.335)	0.307 (0.754)	2.229*** (0.329)	0.487 (0.713)
$\log(1 - \tau^{foreign}) * domestic$			-0.875*** (0.128)	-0.819*** (0.127)			-0.956*** (0.127)	-0.869*** (0.128)
$\log(1 - \tau^{domestic}) * foreign$			-0.0447 (0.177)	-0.0291 (0.176)			-0.144 (0.174)	-0.136 (0.180)
<i>Home</i>	4.868*** (0.0316)	4.792*** (0.0320)	4.172*** (0.173)	4.127*** (0.176)	4.872*** (0.0317)	4.798*** (0.0322)	4.206*** (0.172)	4.196*** (0.177)
Age, Age squared, Exp., Top interacted with country F-E	YES	YES	YES	YES	YES	YES	YES	YES
5 quality dummies interacted with country F-E	NO	YES	NO	YES	NO	YES	NO	YES
Observations	61806	61806	61806	61806	61806	61806	61806	61806

Player-clustered robust s.e. in parentheses: * $p < 0.05$, ** $p < 0.01$, *** $p < 0.001$

top is an indicator variable for having played at least once in the home country national team (proxy for being a top quality player). Conversely *low* is defined as non-*top*. $Qual_{0-25}$: Players with quality index below the 25th percentile of the quality index that given year, etc. The quality index is defined in the text in detail. The interaction between quality and $\log(1 - \tau)$ captures the sorting effects.

For the country c where the individual is currently playing, $\tau^{foreign}$ is the tax rate that applies in country c to foreign players and $\tau^{domestic}$ is the tax rate on local players in country c . *domestic* (resp. *foreign*) is an indicator variable for being a domestic (resp. foreign) player. Those variables capture the displacement effects that arise in the rigid labor demand model.

Table 4: Revenue Maximizing Tax Rates on Football Players

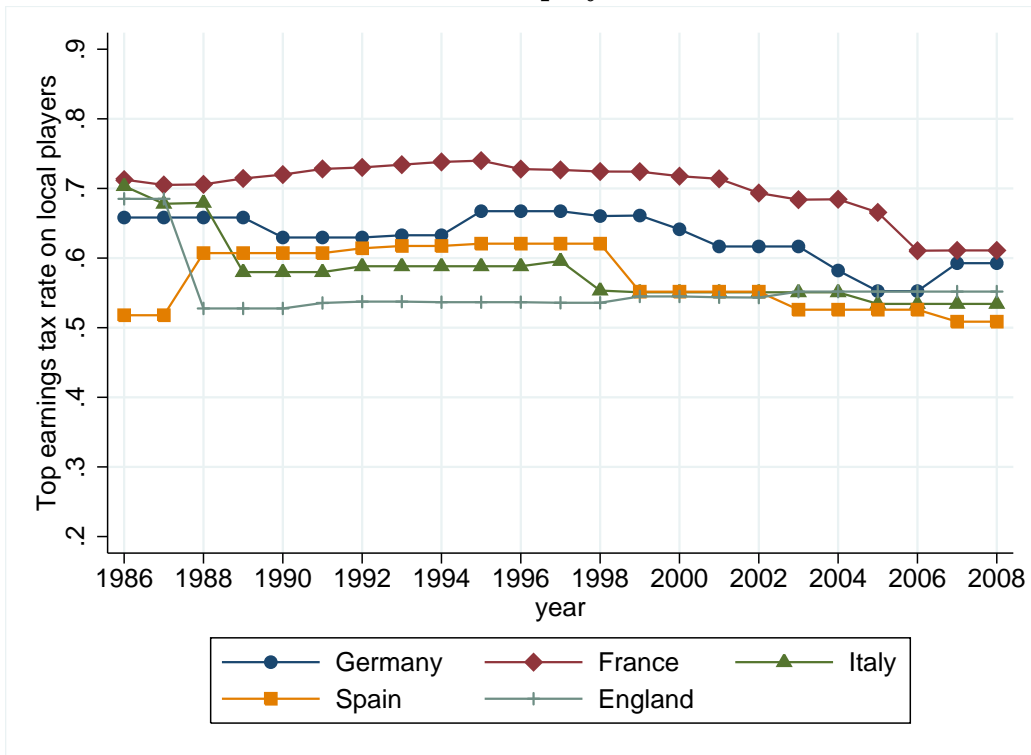
	Top Earnings Tax Rates (2008)		Revenue Maximizing Tax Rates		
	Domestic (1)	Foreign (2)	Flexible Labor Demand	Rigid Labor Demand	
			τ^* (3)	τ^* (4)	τ_f^* (5)
Austria	0.612	0.612	0.764	0.843	0.799
Belgium	0.616	0.322	0.769	0.888	0.516
Denmark	0.698	0.448	0.768	0.791	0.667
UK	0.552	0.552	0.817	0.949	0.430
France	0.611	0.524	0.769	0.860	0.999
Germany	0.593	0.593	0.773	0.934	0.539
Greece	0.496	0.496	0.761	0.995	0.486
Italy	0.534	0.534	0.776	0.951	0.568
Netherlands	0.597	0.466	0.769	0.888	0.545
Norway	0.608	0.582	0.768	0.856	0.722
Portugal	0.654	0.654	0.761	0.838	0.989
Spain	0.509	0.345	0.801	0.941	0.560
Sweden	0.738	0.738	0.771	0.989	0.999
Switzerland	0.561	0.561	0.767	0.896	0.535

Notes: Columns (1) and (2) report the top earnings tax rate in each country in 2008 that apply to domestic and foreign players respectively. Column (3) computes the revenue maximizing tax rate on all football players (where both domestic and foreign players face the same tax rate) in the case of perfectly elastic labor demand. In this case, as shown in Proposition 1, the standard inverse supply elasticity rule applies. We compute the wage weighted supply elasticity according to our baseline estimates in column (3) of table 1. Wage weights for each quality group are computed using data on all wages in the Italian League for the 2001 season. We would like to thank Pr. Lucifora for sharing these data with us. The aggregate elasticity is the weighted average of the elasticity for the different quality groups.

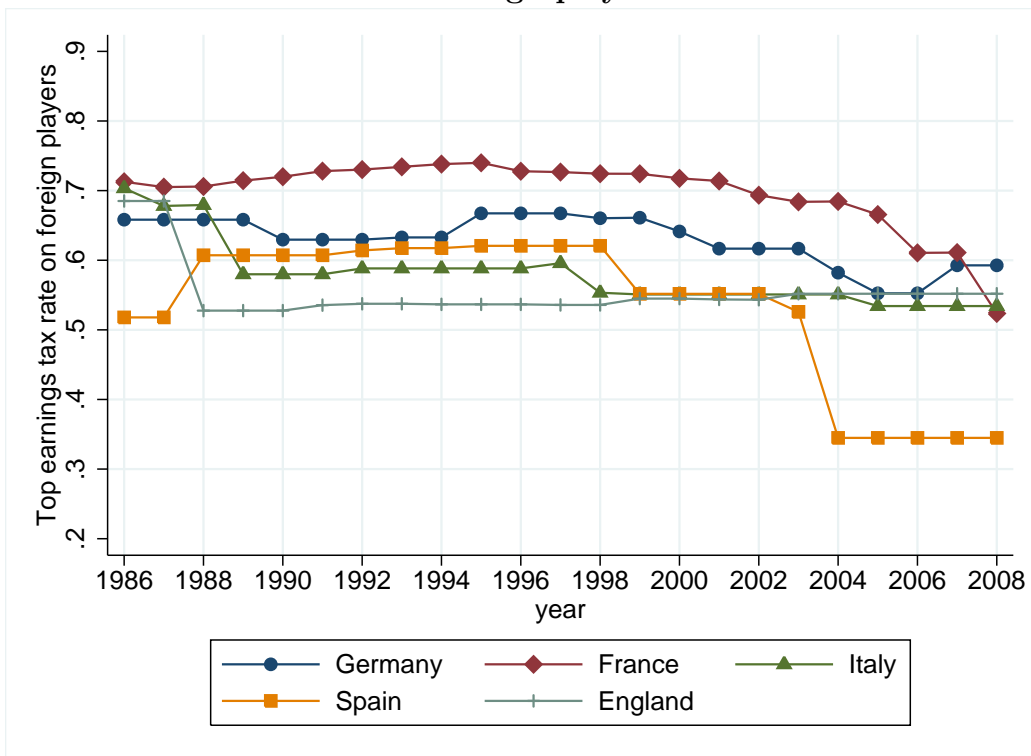
Column (4) computes the revenue maximizing tax rate on all football players (where both domestic and foreign players face the same tax rate) taking into account displacement and sorting effects, following the formula presented in Proposition 2. The aggregate elasticity is the wage weighted average of the elasticity of foreigners and domestic players taking into account sorting effects and displacement effect estimates of column (7) of table 3.

Column (5) computes the revenue maximizing tax rate on foreign players specifically (and assuming that the tax rate on domestic players stays the same as it is in 2008 in each country) taking into account displacement and sorting effects, following the formula presented in Proposition 2. The elasticities of foreign and domestic players w.r.t foreigner tax rates are also wage weighted, and computed according to estimates of column (7) of table 3.

Figure 12: Top Earnings Tax Rates in the Top 5 European Leagues
A. Local players

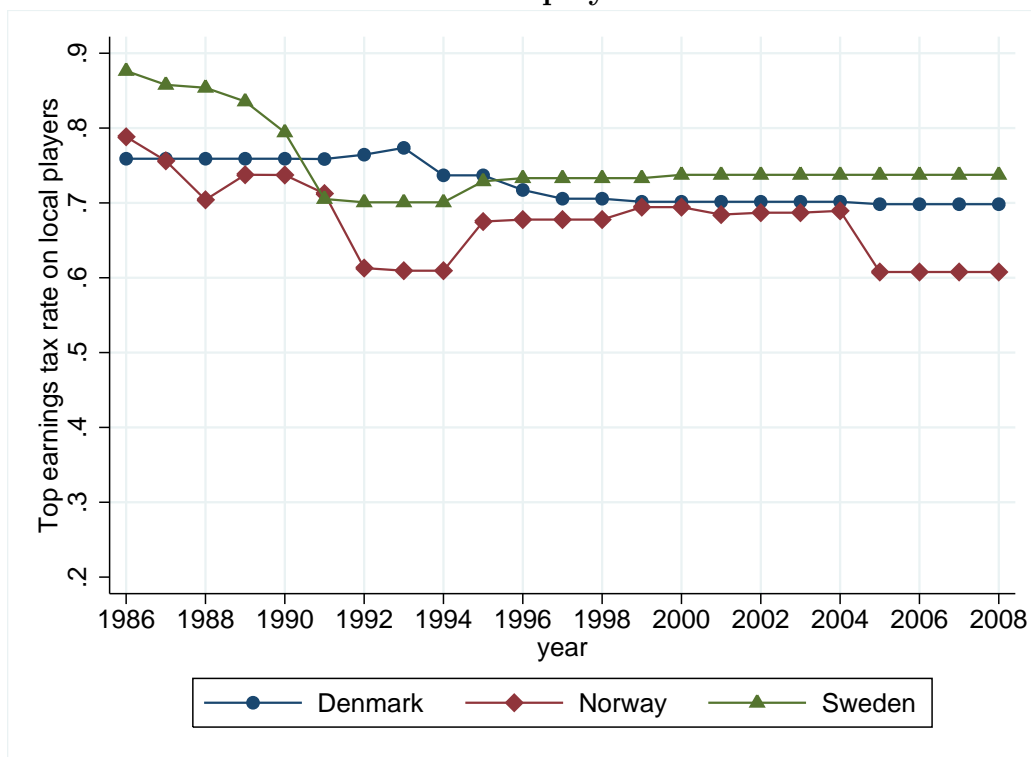


B. Foreign players

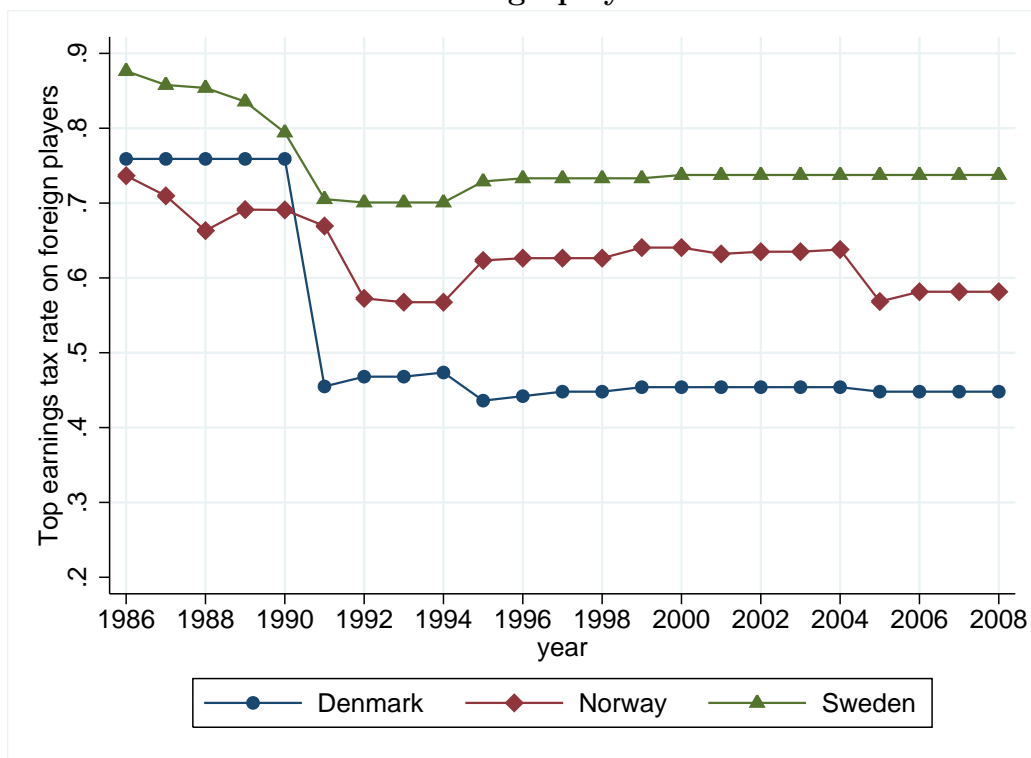


NOTE: Statutory top earnings tax rates on earned income of year t for a player entering the football market on year t . Top tax rates include central and local individual income taxes, all payroll taxes (both employer and employee contributions), and the Value Added Tax (normal rate). When preferential tax regimes apply for foreign players, the statutory rate is the rate for a foreigner who is eligible to the preferential tax treatment.

Figure 13: Top Earnings Tax Rates in Nordic Countries
A. Local players

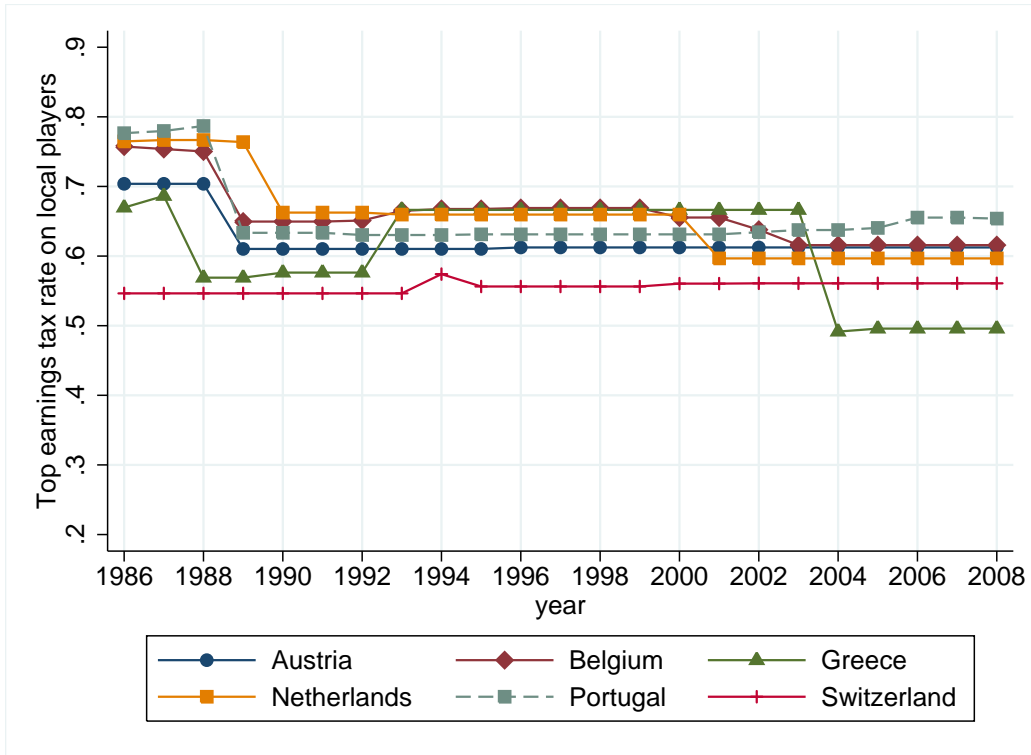


B. Foreign players

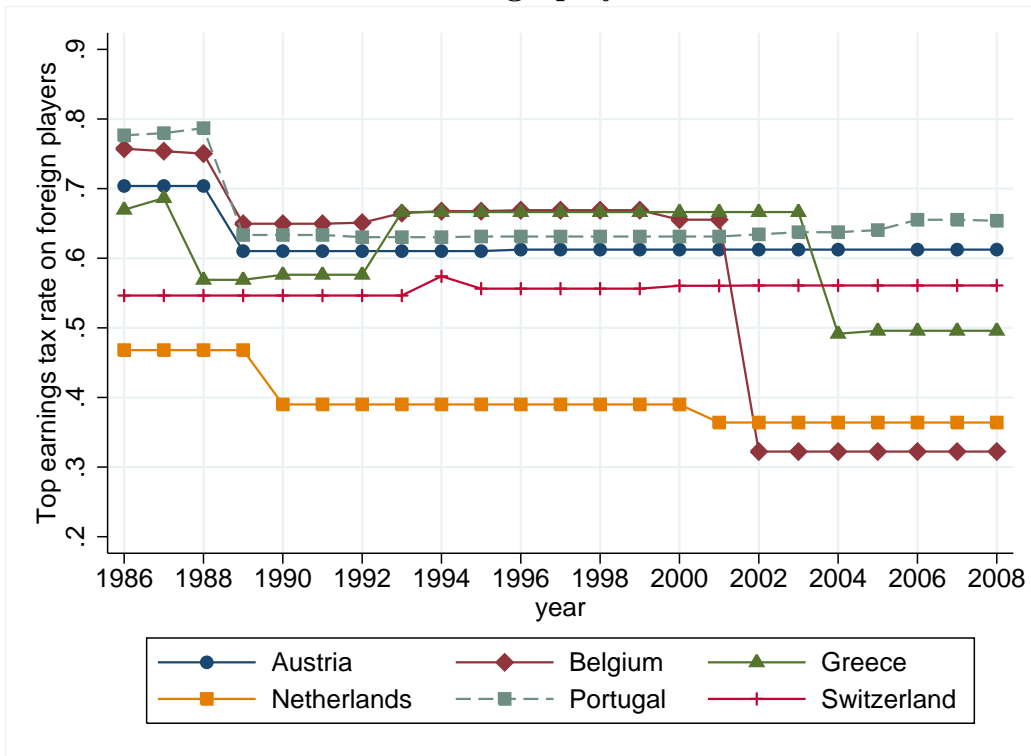


NOTE: Statutory top earnings tax rates on earned income of year t for a player entering the football market on year t . Top tax rates include central and local individual income taxes, all payroll taxes (both employer and employee contributions), and the Value Added Tax (normal rate). When preferential tax regimes apply for foreign players, the statutory rate is the rate for a foreigner who is eligible to the preferential tax treatment.

Figure 14: Top Earnings Tax Rates in the Smaller European Leagues
A. Local players



B. Foreign players



NOTE: Statutory top earnings tax rates on earned income of year t for a player entering the football market on year t . Top tax rates include central and local individual income taxes, all payroll taxes (both employer and employee contributions), and the Value Added Tax (normal rate). When preferential tax regimes apply for foreign players, the statutory rate is the rate for a foreigner who is eligible to the preferential tax treatment.