FRANCHISEES' OPTIMISM BIAS AND THE INEFFECTIVENESS OF THE FTC FRANCHISE RULE

Uri Benoliel  
Dr  
Faculty of Law  
College of Law & Business  
ISRAEL  
Email: urib@clb.ac.il

Jenny Buchan  
Dr  
Taxation & Business Law  
UNSW Business School  
UNSW Australia  
+61(0)432879988  
Jm.buchan@unsw.edu.au

This article is to be published in Volume 13, Issue 3 of the DePaul Business & Commercial Law Journal

Presented at the 29th Annual  
International Society of Franchising Conference  
Historical Building  
University of Oviedo  
Oviedo, SPAIN  
June 18-20, 2015
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Uri Benoliel* and Jenny Buchan**

ABSTRACT

A seminal assumption that underlies current franchise law is that franchisees are intrinsically rational. As such, franchisees are presumed to be able to rationally assess the risks involved in the franchise contract and avoid those risks. Based on this rationality assumption, current law is predominantly based on the FTC Franchise Rule, in which franchisors are obliged to disclose to franchisees information regarding future risks. Equipped with this information, franchisees, as rational actors, are assumed to be capable of protecting themselves against the franchise risks.

This paper questions the validity of the assumption that franchisees are rational actors. Based on a significant body of existing empirical research, which has thus far been overlooked in the legal debate over the FTC Franchise Rule, this article presents the following arguments: First, although franchisees are often perceived as sophisticated business people, they systematically suffer from a common psychological bias: over-optimism about the future. Second, franchisees, being optimistically biased about the future, repeatedly avoid reading disclosure documents, which contain informative data about future risks. The conclusion therefore is that the efficiency of the Franchise Rule in protecting franchisees is dubious.

* Faculty of Law, College of Law & Business. J.S.D. (UC Berkeley); LL.M (Columbia University).
** Business School, University of New South Wales. PhD (QUT); LLM (Melbourne University); LLB (Otago University). We are grateful to Oren Bar-Gil, Tamar Frankel, Arie Reichel, and James White for their invaluable comments.