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Vermont Legislative Research Shop

Pro-Union Legislation in the States

The National Labor Rulations Actified highederal law that protects unions. It guarantees the right of employees to organize and bargain collectively with their employers or to refrain from all such activity (National Labor Relations Board 2001). Legislation in the several states, however, varies in the degree of friendliness to unions. Indicators of how strong state protection of unions include the percentage of employed wage and salary workers in unions (Figure 1) or whether the state has right-to-work policies or closed union shop policies (Figure 2). Right-to-work laws protect a worker's choice in whether or not to join a union. The effect of this legislation is to weaken the power that the unions have. This is mainly due to two reasons 1) it encourages workers to refrain from joining the unions because they do not have to pay union dues but may benefit from the concessions that the unions receive from management and 2) workers can continue to work during strikes, which diminishes the effectiveness of strikes. In the absence of right-to-work laws, closed union shops exist. A closed union shop requires that a worker join a union with his co-workers and pay the dues of that union.

Using these criteria, percentage of employed wage and salary workers in unions and whether or not there are state right-to-work laws, states were placed into five groups (see Figure 3). Group One includes the states that have both above 20% employed wage and salary workers in unions and have closed union shops. Group Two includes states that have between 10 and 20% employed wage and salary workers in unions and closed union shops. Group Three includes states that have below 10% employed wage and salary workers in unions and have closed union shops. Group Four includes states that have between 10 and 20% employed wage and salary workers in unions and are right-to-work states. Group Five includes states that have below 10% employed wage and salary workers in unions and are right-to-work states.

Group One includes the states that are the strongest pro-union based on these criteria. It includes Michigan, New York, New Jersey, Alaska, and Hawaii. An overview of these states' pro-union legislation follows.

Michigan:

The state of Michigan has three major laws that concern labor organizations. The first of these is the Public Employment Relations Act (PERA). This is a labor relations statute that grants all public employees within the state of Michigan, excluding civil service employees of the state and federal government whose functions are necessary for public safety, the right to organize and be represented by labor organizations of their choice. The s&pY

New Jersey:

The state of New Jersey has the Public Employment Relations Commission (PERC). Its mission is to deal with issues of public employment relating to representation elections, the scope of public sector negotiations, unfair practices, mediation, fact-finding, and arbitration. The New Jersey Employer-Employee Relations Act established PERC to administer and enforce its provisions governing the conduct of collective negotiations in New Jersey. This Act gives employees certain rights pertaining to collective bargaining and labor organizations such as the right to strike and the right to select representation at during disputes. There is also an executive order in New Jersey that authorizes using Project Labor Agreements (PLA) when such agreements will promote efficient, timely, and safe construction of a project. (Dodd 1997) PLA are agreements negotiated at the beginning of a construction project between the labor unions, the contractors and the government agency involved in a project. In exchange for an agreement that the project will be completed using union workers and that those workers will not be locked out, labor unions agree not to strike for the duration of the project, agree to changes in work rules and agree to other compromises that benefit the contractor by lowering costs and speeding completion (New Jersey Public Employment Relations Commission 2001).

New York:

New York has instituted the New Yorkputate Public Employment Relations Board (PERB).

Hawaii Department of Labor and Industrial Relations. 2000. *Annual Report*. http://www.aloha.net/~edpso/annual.html#no20

Hawaii Employment Relations Act. 2000. http://homepages.uhwo.hawaii.edu/clear/HRS377.html

Michigan Bureau of Employment Relations. http://www.cis.state.mi.us/ber/home.htm

National Labor Relations Board. 2001. "Fact Sheet on the National Labor Relations Board." www.nlrb.gov/facts.html

New Jersey Public Employment Relations Commission. 2001. http://www.state.nj.us/perc/index.html

New York Public Employment Relations Board. http://www.perb.state.ny.us/index noFrames.asp

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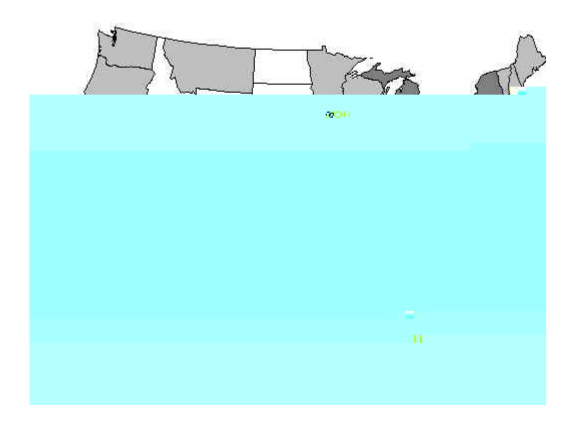


Figure 1: Percentage of Employed Wage and Salary Workers in Unions

Source: AFL-CIO. Union Members by State, 2000: www.aflcio.org/uniondifference/uniondiff16.htm

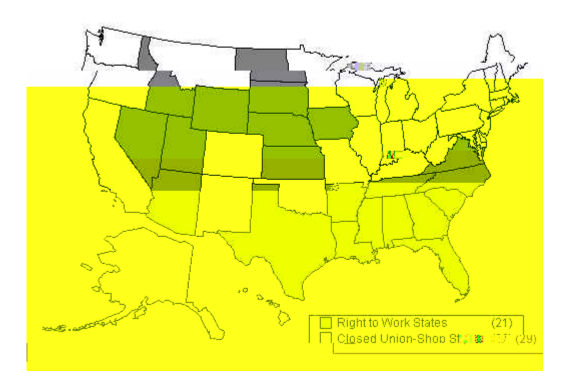


Figure 2: Right to Work States

Source: National Right to Work Legal Defense Foundation: www.nrtw.org/home.htm

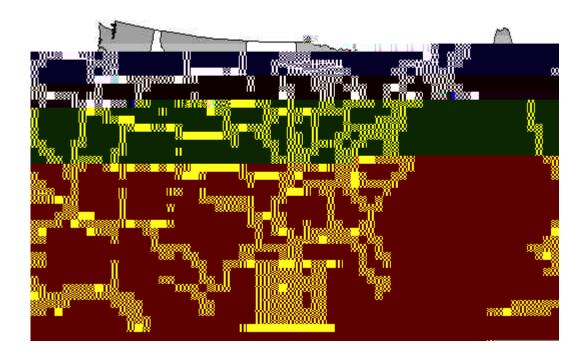


Figure 3: States Grouped by Union Friendliness

Source: Created by the authors using data from figures 1 and 2.