SENATE BILL 206

Unofficial Copy 1996 Regular Session K3 6lr1724

HB 572/95 - ECM

By: Senators Astle, Madden, and Derr

Introduced and read first time: January 22, 1996

Assigned to: Finance

A BILL ENTITLED

4	4 T T	4 000	
	AN	ACT	concerning

2	Right to	Work
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3	FOR the	purpose of	f prohibiting	employers	and labor	organizations	from rec	uiring

- 4 employees to join, remain members of, or pay dues to a labor organization;
- 5 requiring employers to provide certain information to employees; requiring
- 6 employees who permit employers to deduct from their compensation certain fees or
- 7 dues to give prior authorization for the deductions in a certain manner; permitting
- 8 these employees to revoke their authorization in a certain manner; defining a
- 9 certain term; providing for the investigation of complaints and enforcement of
- 10 violations of this Act; providing certain penalties and certain civil relief for
- 11 violations of this Act; and generally relating to labor organizations and employment
- 12 practices.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Labor and Employment
- 15 Section 4-301, 4-302, and 4-304
- 16 Annotated Code of Maryland
- 17 (1991 Volume and 1995 Supplement)
- 18 BY repealing and reenacting, without amendments,
- 19 Article Labor and Employment
- 20 Section 4-303 and 4-307
- 21 Annotated Code of Maryland
- 22 (1991 Volume and 1995 Supplement)
- 23 BY adding to
- 24 Article Labor and Employment
- 25 Section 4-305
- 26 Annotated Code of Maryland
- 27 (1991 Volume and 1995 Supplement)

28 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

29 MARYLAND, That the Laws of Maryland read as follows:

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1	Article - Labor and Employment
2	4-301.
3	(a) In this subtitle the following words have the meanings indicated.
4	(b) "Injunctive relief" means:
5	(1) a permanent injunction;
6	(2) a temporary injunction; or
7	(3) a temporary restraining order.
8 9	(c) "Labor dispute" includes any controversy, regardless of whether the disputants stand in the proximate relation of employee or employer, concerning:
10	(1) terms or conditions of employment;
11	(2) employment relations;
12 13	(3) the association or representation of persons in negotiating, setting, maintaining, or changing terms or conditions of employment; or
14 15	(4) any other controversy arising out of the respective interests of employee or employer.
18	(D) "LABOR ORGANIZATION" MEANS AN ORGANIZATION, AGENCY, UNION, OR EMPLOYEE REPRESENTATION COMMITTEE THAT EXISTS FOR THE PURPOSE OF DEALING WITH EMPLOYERS ON BEHALF OF EMPLOYEES CONCERNING WAGES, RATES OF PAY, HOURS OF WORK, OR OTHER CONDITIONS OF EMPLOYMENT.
20 21	[(d)] (E) "Person participating or interested in a labor dispute" means a person against whom relief is sought if the person:
22 23	(1) is engaged in the industry, craft, trade, or occupation in which the dispute occurs; or
24 25	(2) is an agent, member, or officer of an association of employees or employers engaged in the industry, craft, trade, or occupation in whichthe dispute occurs.
26 27	(F) "PROMISE" MEANS ANY UNDERTAKING, WHETHER EXPRESS OR IMPLIED OR ORAL OR WRITTEN.
28	4-302.
29	(a) The General Assembly finds that:
30 31	(1) governmental authority has allowed and encouraged employers to organize in corporate and other forms of capital control; and
34	(2) in dealing with these employers, an individual worker who is not represented by an organization is helpless to exercise liberty of contract or to protect personal freedom of labor and, thus, to obtain acceptable terms and conditions of employment.

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1	(b) The policy of the State is that:
2 3	(1) negotiation of terms and conditions of employment should result from voluntary agreement between employees and employer; and
4	(2) therefore, each individual worker must be:
5 6	(i) fully free to associate, organize, and designate a representative, as the worker chooses, for negotiation of terms and conditions of employment; and
7 8	(ii) free from coercion, interference, or restraint by an employer or an agent of an employer in:
9	1. designation of a representative;
10	2. self-organization; and
11 12	3. other concerted activity for the purpose of collective bargaining or other mutual aid or protection.
	(C) THE POLICY OF THE STATE IS THAT EACH INDIVIDUAL WORKER MUST BE FULLY FREE NOT TO ASSOCIATE, ORGANIZE, DESIGNATE A REPRESENTATIVE, OR JOIN OR ASSIST A LABOR ORGANIZATION.
16	4-303.
17 18	This subtitle shall be interpreted and applied in accordance with the policy stated in § 4-302 of this subtitle.
19	4-304.
20 21	(a) [In this section, "promise" means any undertaking, whether express or implied or oral or written.
	(b)] A promise made between an employee or prospective employee and an employer, prospective employer, or any other individual, association, company, corporation, or firm is against the policy of the State if the promise requires either party:
25	(1) to join or remain a member of an employer or labor organization;
26 27	(2) not to join or not to remain a member of an employer or labor organization; or
28 29	(3) to withdraw from an employment relation if the party joins or remains a member of an employer or labor organization.
30 31	[(c)] (B) A court may not grant, on the basis of a promise describedin this section, any relief against:
32	(1) a party to the promise; or
33 34	(2) another person who, without the act or threat of fraud or violence, advises, induces, or urges a party to disregard the promise.

35 4-305.

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1	(A) AN EMPLOYER MAY NOT REQUIRE AN EMPLOYEE TO:
2	(1) JOIN OR REMAIN A MEMBER OF A LABOR ORGANIZATION; OR
3 4	(2) PAY ANY DUES, FEES, OR OTHER CHARGES TO A LABOR ORGANIZATION.
7	(B) (1) AN EMPLOYER MAY NOT DEDUCT ANY LABOR ORGANIZATION DUES, FEES, ASSESSMENTS, OR OTHER CHARGES FROM THE WAGES, EARNINGS, OR COMPENSATION OF AN EMPLOYEE UNLESS THE EMPLOYER HAS RECEIVED PRIOR WRITTEN AUTHORIZATION FROM THE EMPLOYEE.
11	(2) AN EMPLOYEE MAY REVOKE A WRITTEN AUTHORIZATION MADE UNDER PARAGRAPH (1) OF THIS SUBSECTION IF THE EMPLOYEE GIVES THE EMPLOYER WRITTEN NOTICE 30 DAYS IN ADVANCE OF THE EFFECTIVE DATE OF THE REVOCATION.
15 16	(3) AN EMPLOYER WHO RECEIVES A WRITTEN AUTHORIZATION FROM AN EMPLOYEE UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL NOTIFY THE EMPLOYEE THAT IF THE EMPLOYEE GIVES THE EMPLOYER WRITTEN NOTICE 30 DAYS IN ADVANCE OF THE EFFECTIVE DATE OF THE REVOCATION, THE EMPLOYEE MAY REVOKE THE AUTHORIZATION.
	(C) AN EMPLOYER AND A LABOR ORGANIZATION MAY NOT ENTER INTO AN ORAL OR WRITTEN AGREEMENT, CONTRACT, OR PROMISE IN VIOLATION OF THIS SECTION.
	(D) (1) AN EMPLOYER SHALL POST AND KEEP DISPLAYED IN A PLACE AT THE EMPLOYER'S BUSINESS WHERE EMPLOYEES MAY READILY SEE IT, A NOTICE THAT STATES:
26 27 28 29 30 31 32	"UNDER MARYLAND LAW, EMPLOYEES MAY OR MAY NOT CHOOSE TO JOIN A LABOR ORGANIZATION WITHOUT PENALTY. IT IS UNLAWFUL FOR AN EMPLOYER AND A LABOR ORGANIZATION TO ENTER INTO A CONTRACT OR AGREEMENT THAT REQUIRES EMPLOYEES TO JOIN OR BELONG TO A LABOR ORGANIZATION. IT IS ALSO UNLAWFUL FOR AN EMPLOYER TO REQUIRE EMPLOYEES TO PAY DUES, FEES, OR CHARGES OF ANY KIND TO A LABOR ORGANIZATION AS A CONDITION OF OBTAINING OR KEEPING A JOB. AN EMPLOYER MAY NOT DISCHARGE OR OTHERWISE DISCRIMINATE AGAINST AN EMPLOYEE BECAUSE OF THE EMPLOYEE'S JOINING OR REFUSING TO JOIN A LABOR ORGANIZATION."
36	(2) AN EMPLOYER SHALL FURNISH A COPY OF THE NOTICE UNDER PARAGRAPH (1) OF THIS SUBSECTION TO EACH EMPLOYEE AT THE TIME THE EMPLOYEE IS HIRED OR REHIRED AFTER A LAPSE IN THE EMPLOYEE'S EMPLOYMENT.
38 39	(E) THE ATTORNEY GENERAL AND THE STATE'S ATTORNEY OF EACH COUNTY SHALL:
40	(1) INVESTIGATE COMPLAINTS OF VIOLATIONS OF THIS SECTION; AND

(2) ENFORCE THE PROVISIONS OF THIS SECTION.

1 2	(F) (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, ACTUAL OR THREATENED VIOLATIONS OF THIS SECTION MAY BE ENJOINED.
3 4	(2) AN INDIVIDUAL WHO IS INJURED AS A RESULT OF A VIOLATION OF THIS SECTION IS ENTITLED TO RECOVER DAMAGES.
	(G) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND SHALL BE SUBJECT TO A FINE NOT TO EXCEED \$1,000 AND IMPRISONMENT FOR A TERM NOT TO EXCEED 90 DAYS.
	(H) THE PROVISIONS OF THIS SECTION APPLY TO ALL PUBLIC AND PRIVATE EMPLOYMENT, INCLUDING ALL EMPLOYEES OF THE STATE AND ITS POLITICAL SUBDIVISIONS.
11	4-307.
12 13	A court does not have jurisdiction to grant injunctive relief that specifically or generally:
	(1) prohibits a person from ceasing or refusing to perform workor to remain in a relation of employment, regardless of a promise to do the work or to remain in the relation;
	(2) prohibits a person from becoming or remaining a member of an employer organization or labor organization, regardless of a promise described in § 4-304 of this subtitle;
	(3) prohibits a person from paying or giving to, or withholdingfrom, another person any thing of value, including money or strike or unemployment benefits or insurance;
23 24	(4) prohibits a person from helping, by lawful means, another person to bring or defend against an action in a court of any state or the UnitedStates;
	(5) prohibits a person from publicizing or obtaining or communicating information about the existence of or a fact involved in a labor dispute by any method that does not involve the act or threat of a breach of the peace, fraud, or violence, including:
28	(i) advertising;
29	(ii) speaking; and
30 31	(iii) patrolling, with intimidation or coercion, a public street or other place where a person lawfully may be;
32	(6) prohibits a person from ceasing:
33	(i) to patronize another person; or
34	(ii) to employ another person;
35 36	(7) prohibits a person from assembling peaceably to do or to organize an act listed in items (1) through (6) of this section;

(8) prohibits a person from advising or giving another person notice of an
intent to do an act listed in items (1) through (7) of this section;
(9) prohibits a person from agreeing with another person to do or not to do

4 an act listed in items (1) through (8) of this section;

- 5 (10) prohibits a person from advising, inducing, or urging another person, 6 without the act or threat of fraud or violence, to do an act listed in items (1) through (9) 7 of this section, regardless of a promise described in § 4-304 of this subtitle; or
- 8 (11) on the ground that the persons are engaged in an unlawful conspiracy, 9 prohibits a person from doing an act listed in items (1) through (10) of this section in 10 concert with another person.
- 11 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 12 October 1, 1996.