

106 West State Street  
Trenton, New Jersey 08608

(609) 989-8730  
FAX (609) 989-8734  
www.njaficio.org

CHARLES WOWKANECH  
PRESIDENT

LAUREL BRENNAN  
SECRETARY-TREASURER

CHARLES H. MARCIANTE  
PRESIDENT EMERITUS



JOYCE ALSTON  
MICHAEL BARNES  
JACK BERGACS  
JEFF BINZ  
PATRICK BRENNAN  
KENNETH CAMPBELL  
THOMAS CANZANELLA  
JAMES CONIGLIARO  
JOSEPH DEMARK, JR.  
RICHARD DRESSEL

FRANCELINE EHRET  
EDWARD FEDORKO  
VITO FORLENZA  
JOHN GERRITY  
SHERRYL GORDON  
CHRISTINE KERBER  
THOMAS MANNING  
RITA MASON  
MATTHEW McCARTY  
GERARD MEARA

MANUEL MIRAILH  
ROCCO MIRANTI  
JOHN NICCOLLA, JR.  
DANIEL O'CONNELL  
GERALD OWENS  
MICHAEL PARSONS  
WILLIAM PHILIPSON  
RAYMOND POCINO  
ROBERT PURSELL  
SUSAN RESCH

MORRIS RUBINO  
ANTHONY SANTO  
MILLY SILVA  
JOSEPH SORESI  
RICHARD TOLSON  
ED TREACY  
PATRICK TULLY  
ANN TWOMEY  
HARVEY WHILLE



December 10, 2007

Dear Members of the New Jersey State Senate:

### RE: Support the Employee Free Choice Act

The New Jersey State AFL-CIO supports SJR-68 / AJR-135 and respectfully ask for your support. The resolution urges Congress to enact HR 800, the Employee Free Choice Act (EFCA), which seeks to reform labor law concerning union organizing.

Based on research conducted by Peter D. Hart Research Associates in December 2006, 60 million U.S. workers say they would join a union if they could. Currently the Department of Labor estimates that there are 15.4 union members in the United States in 2006. Unfortunately, often when workers try to gain a voice on the job by forming a union, employers routinely respond with intimidation, harassment and retaliation.

During union election campaigns, management routinely coerces employees to convince them not to choose union representation. According to a survey of National Labor Relations Board (NLRB) election campaigns in 1998 and 1999 by Cornell University scholar Kate Bronfenbrenner, private-sector employers illegally fire employees for union activity in at least 25 percent of all efforts to join a union. This is simply unacceptable and violates a worker's right to freely join a union.

The Employee Free Choice Act would reform the nation's labor laws by requiring employers to recognize a union after a majority of workers sign cards authorizing union representation. It also would provide mediation and arbitration for first-contract disputes and establish stronger penalties for violation of the rights of workers seeking to form unions or negotiate first contracts. In short, the process would be similar to vote by mail elections currently being held in several states, all of which are conducted "secret ballot."

The act currently has broad bipartisan support, and passed the House of Representatives in March by a vote of 241-185, with 11 of 13 members of the NJ Congressional Delegation voting in favor. Senators Menendez and Lautenberg are also sponsors of the Senate version. Unfortunately, the bill has been "filibustered" in the Senate, despite gaining a majority of votes to invoke cloture.

Thank you for your attention to this matter and we respectfully ask for your support.

Sincerely,

Charles Wowkanech  
President

Laurel Brennan  
Secretary/Treasurer

CW:LB:jmn  
OPEIU:153