Right to Work - Contact your Representatives.

Building Trades Workers/Public Service Workers/Paycheck Deception & Payroll Deduction Attacks/Right to Work

Six anti-worker measures remain before the House Government Accountability and Oversight Committee. These measures would refer anti-worker referenda to the November 2020 ballot. The measures would require passage by 3/5ths of the House and Senate before they could go to the ballot. These measures are as follows:

- Public sector right to work measure HJR 7 would refer a public sector right to work constitutional amendment to the ballot. The measure would also eliminate exclusive representation.
- HJR 8 would refer a private sector right to work amendment to the state constitution to the ballot. The measure also includes a provision to eliminate exclusive representation in the private sector.
- HJR 9 would refer a constitutional amendment to the ballot that would prohibit public authorities from requiring contractors to pay prevailing wage.
- HJR 10 would refer a constitutional amendment to the ballot that would prohibit public authorities from requiring project labor agreements in contracts.
- HJR 11 would refer a constitutional amendment to the ballot that would prohibit public sector employee unions to be recertified on an annual basis.
- HJR 12 was introduced on 12/21/2017. This measure would refer a constitutional amendment to the ballot that would prohibit payroll deduction for union dues. The measure would also prohibit unions from using dues or fees for purposes “in support of partisan political of ideological causes not germane to the work of employee organizations in the realm of collective bargaining.”

Forwarded from Greg Brush, Business Manager IBEW Local 82