

Relations industrielles Industrial Relations



Discussion

FOS in Manitoba. A Rejoinder

Errol Black and Jim Silver

Volume 45, Number 3, 1990

URI: <https://id.erudit.org/iderudit/050611ar>

DOI: <https://doi.org/10.7202/050611ar>

[See table of contents](#)

Publisher(s)

Département des relations industrielles de l'Université Laval

ISSN

0034-379X (print)

1703-8138 (digital)

[Explore this journal](#)

Cite this article

Black, E. & Silver, J. (1990). FOS in Manitoba. A Rejoinder. *Relations industrielles / Industrial Relations*, 45(3), 612–615. <https://doi.org/10.7202/050611ar>

Article abstract

FOS in Manitoba. A Rejoinder

Tous droits réservés © Département des relations industrielles de l'Université Laval, 1990

This document is protected by copyright law. Use of the services of Érudit (including reproduction) is subject to its terms and conditions, which can be viewed online.

<https://apropos.erudit.org/en/users/policy-on-use/>

Érudit

This article is disseminated and preserved by Érudit.

Érudit is a non-profit inter-university consortium of the Université de Montréal, Université Laval, and the Université du Québec à Montréal. Its mission is to promote and disseminate research.

<https://www.erudit.org/en/>

DISCUSSION

FOS in Manitoba. A Rejoinder

Errol Black and Jim Silver

In a comment on our article on FOS in Manitoba¹, Hugh Grant asserts that we «are opposed to the Conservative government's intention to repeal the legislation» (p. 166). He accuses us of promoting FOS as a «panacea for all problems faced by 'smaller bargaining units'» (p. 167), and of treating the principle of free collective bargaining in a cavalier fashion (p. 168).

It seems to us that Grant has mis-read our article. We started by arguing that from labour's point of view, the likely repeal of FOS «[...] is a gain in that a flawed piece of legislation is about to be removed». We immediately added: «But it is a loss in that the problem at which the legislation was directed remains unresolved» (p. 146). We concluded by saying that the flaws of FOS «are sufficiently dangerous to the trade union movement that its death at the hands of a Conservative [...] government would almost certainly be beneficial to organized labour». Again, we immediately added: «Yet the demise of FOS will leave unresolved the problem at which the legislation was aimed [...]» (p. 163).

Our position, which we think we stated clearly, is that FOS is a flawed piece of legislation, and labour is better off without it. Grant's apparent misreading of our position may have arisen because we did not leave the matter at explaining our opposition to FOS. We tried to explain why FOS found such widespread support within the labour movement, and we even went so far as to suggest that «[...] the case made for FOS by those unions which promoted and supported it is more compelling than some of its critics have allowed» (p. 155). Their case does not convince us, but we can understand and appreciate why so many unions supported FOS.

The fact is that, its flaws notwithstanding, FOS is aimed at a real need, namely, the problems of workers in weak bargaining units; i.e., bargaining units where the threat of strike action involves low or even zero costs for the employer, because of the employer's ability to replace striking workers and maintain production and sales. In these circumstances, workers are reluctant to join unions because they see little prospect for tangible gains. As well, many of these workers fear employer reprisals (despite the fact that such reprisals are explicitly outlawed under the *Manitoba Labour Relations*

* SILVER, Jim, Department of Political Science, University of Winnipeg, and Errol BLACK, Department of Economics, Brandon University, Brandon, Manitoba.

¹ See Jim SILVER and Errol BLACK, «Contradictions and Limitations of Final Offer Selection: The Manitoba Experience», and Hugh GRANT, «A Comment» in *Relations Industrielles/Industrial Relations*, vol. 45, no. 1, 1990, pp. 146-165 and 166-168.

small units. Such units have a hard time organizing, and thus, from labour's perspective, have a need for some form of legislative assistance.

Grant notes (apparently with approval) that the then-Conservative opposition referred to the FOS legislation as the «bail-out Bernie bill» (p. 166). Bernard Christophe does play an aggressive and influential role in the MFL. But two things should be noted. First, his MFCW is particularly active in organizing, and very frequently in the kinds of small workplaces where organizing is made especially difficult by virtue of the disproportionate power of the employers. Therefore it should not come as a surprise that he supports FOS. Second, it has to be acknowledged, irrespective of where one stands on this issue, that the majority of unions — and not just MFCW — supported FOS, including major unions such as the Steelworkers and the MGEA³. What is more, when the Tory government announced its intention to repeal FOS all unions — including the unions who had originally opposed the legislation — united to oppose such action. This solidarity reflects a concern in the labour movement that repeal of FOS will simply be the first in a series of measures aimed at weakening the *Labour Relations Act* and undermining the position of unions⁴. It is worth noting, as well, that unions have been actively joined in the fight to prevent repeal of FOS by the Manitoba Action Committee on the Status of Women.

Secondly, Grant notes that «FOS [...] is not intended to replace, but rather approximate, the perceived bargaining strengths of the two parties» (p. 167). We have no quarrel with this observation; indeed, the criteria set out in the legislation requires that selectors take into account the relevant factors that shape a particular bargaining relationship. However, such criteria are subject to interpretation and weighting, which will vary from selector to selector and situation to situation. Therefore, selector decisions are not entirely predictable, and it is this unpredictability which could result in gains — even if modest gains — for weak unions faced with a choice between capitulation or a suicidal strike⁵.

Finally, Grant argues that we treat in a cavalier fashion the impact of FOS on «free collective bargaining». Grant does not define the principle of «free collective bargaining», but he seems to be implying that free collective

³ It is interesting to note that at the last MFL convention in October 1989, there was the first ever election for president in the history of the organization (since 1956). The two main candidates were Susan Hart-Kulbaba, a full-time employee of the MFL and a strong proponent of FOS, and Paul Moist, a CUPE representative and one of the most vigorous opponents of FOS. Susan Hart-Kulbaba won the election.

⁴ This concern was forcefully expressed in the brief by the Brandon & District Labour Council to the Law Amendments Committee (February 22, 1990): «[...] Why is it so critical to repeal F.O.S. after just two years? Is it because the legislation is working? Is it because the Conservative/Liberal business interests feel that they could more easily break unions without this legislation? Is it because the Conservative/Liberal Party does not want to represent the interests of working men and women but only the wealthy business interests?» (p. 3).

⁵ We would also point out that, if our argument about the purposes of FOS is correct, the legislation should be evaluated not just in relation to the outcomes of the FOS process itself, but also in relation to the capacity of trade unions to organize and sustain unions in small establishments in industries which currently have low union penetration rates.

bargaining is what we had in Manitoba prior to the introduction of FOS. We won't attempt a definition here, but we would note that in the Canadian context it is a principle that seems to have been taking quite a battering in recent years⁶. In the late 1970's the MFL campaign for anti-scab legislation was condemned on the grounds it would undermine «free collective bargaining». Dick Martin, the then-president of the MFL, countered the opposition by pointing out some of the facts of life of free collective bargaining. Amongst other things, he noted that when workers were locked out it was against the law for them to go into their workplaces and continue to produce and sell the output. However, when workers went on strike it was legal for employers to replace them and continue production. Moreover, local police forces were called in to guarantee replacement workers' safe passage through the picket lines, and, in some cases, the courts issued injunctions imposing severe restrictions on picketing and related activities. Martin went on to argue that when these things were coupled with restrictions on strikes established in labour relations acts and the use by governments of fiscal and monetary policies to keep unemployment high, it seemed clear that whatever the concept of free collective bargaining meant, it did not have much to do with the freedom of workers. We share this perspective.

Postscript

Yogi Berra's dictum, «It's never over till it's over», has received some empirical support from the Manitoba experience with the FOS game. Contrary to expectations, the bill to repeal FOS was defeated in the Manitoba Legislature on March 14, 1990. From the outset, the Liberal caucus was firm on its support of the Tory bill to repeal FOS. However, the legislative committee hearings on the bill apparently convinced the Liberal caucus either that FOS had some positive features or that support for repeal would cost it votes, because on March 14 the Liberal labour critic on the committee moved an amendment to the bill. The amendment had two features. First, it extended the life of FOS to December 31, 1990. And secondly, it required that a detailed study of the effects of FOS be carried out by June 30, 1991. With NDP support the amendment carried. Then the NDP voted with the Tory caucus in the legislature to defeat the amended bill. This means that FOS (and perhaps other aspects of the *Labour Relations Act*) will be a key issue in the next Manitoba election.

⁶ See, for example, Leo PANITCH and Donald SWARTZ, *The Assault on Trade Union Freedoms*, Toronto, Garamond Press, 1988.