

114TH CONGRESS  
1ST SESSION

# H. R. 1746

To amend the National Labor Relations Act to protect employer rights.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 13, 2015

Mr. KING of Iowa introduced the following bill; which was referred to the Committee on Education and the Workforce

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## A BILL

To amend the National Labor Relations Act to protect employer rights.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Truth in Employment  
5       Act of 2015”.

6       **SEC. 2. FINDINGS AND PURPOSE.**

7       (a) FINDINGS.—Congress finds the following:

8           (1) An atmosphere of trust and civility in labor-  
9       management relationships is essential to a produc-  
10       tive workplace and a healthy economy.

1                             (2) The tactic of using professional union orga-  
2                             nizers and agents to infiltrate a targeted employer's  
3                             workplace, a practice commonly referred to as "salt-  
4                             ing" has evolved into an aggressive form of harass-  
5                             ment not contemplated when the National Labor Re-  
6                             lations Act was enacted and threatens the balance of  
7                             rights which is fundamental to collective bargaining.

8                             (3) Increasingly, union organizers are seeking  
9                             employment with nonunion employers not because of  
10                            a desire to work for such employers but primarily to  
11                            organize the employees of such employers or to in-  
12                            flict economic harm specifically designed to put non-  
13                            union competitors out of business, or to do both.

14                           (4) While no employer may discriminate against  
15                            employees based upon the views of employees con-  
16                           cerning collective bargaining, an employer should  
17                            have the right to expect job applicants to be pri-  
18                           marily interested in utilizing the skills of the appli-  
19                           cants to further the goals of the business of the em-  
20                           ployer.

21                           (b) PURPOSES.—The purposes of this Act are—

22                           (1) to preserve the balance of rights between  
23                           employers, employees, and labor organizations which  
24                           is fundamental to collective bargaining;

1                             (2) to preserve the rights of workers to orga-  
2                             nize, or otherwise engage in concerted activities pro-  
3                             tected under the National Labor Relations Act; and  
4                             (3) to alleviate pressure on employers to hire  
5                             individuals who seek or gain employment in order to  
6                             disrupt the workplace of the employer or otherwise  
7                             inflict economic harm designed to put the employer  
8                             out of business.

9 **SEC. 3. PROTECTION OF EMPLOYER RIGHTS.**

10                         Section 8(a) of the National Labor Relations Act (29  
11 U.S.C. 158(a)) is amended by adding after and below  
12 paragraph (5) the following:  
13 “Nothing in this subsection shall be construed as requir-  
14 ing an employer to employ any person who seeks or has  
15 sought employment with the employer in furtherance of  
16 other employment or agency status.”.

