

U D S A S D S R C C U R  
D S R C R C A R A

A B R A Z  
C  
C R D C S an  
A A A R A D  
R A D Z

a n

C v A c t o n o

v

R Y C R n o c a  
capac y a o v e r n o r o i s  
S a i o o r C a r o n a a n  
A R R A R n  
o c a c a p a c y a D r i c o r o i s  
o r C a r o n a A n n a r a v i s  
c e o i s C o r

D i s t r i b u t i o n

C A R U C A D D C A R A R Y R  
A R AC

is act on a n s c t o n o o r t C a r o n a G n r a  
Ass b y ss on Law a s o k n o w n a s t F a r A c t ( w t ) w a s  
s n n t o a w b y D n a n t G o v r n o r o y C o o p r o n J u y t F a r  
A c t t a r t s o r t C a r o n a s o v r w t n y L a t n o a n r a n t a r w o r k r

county by str pp n o two s n cant a r ts n oy by a o r  
work rs n stat Frst Act an at s at a r nts by a r cura  
p o y rs to a n st r payro un on u s uct ons r qu st by p o y s  
co on y known as u s c k o a r nts a b nva an  
un n orc ab con Act c ar s at s tt nt a r nts at nc u a  
st pu at on at an a r cura p o y r w r co n or nt r nto an a r nt  
w a un on a b nva an un n orc ab  
Far Act obstructs r xpr ss on an r assoc at on  
uarant by Frst A n nt to Const tut on or ov r  
ar work rs n or Caro na nc u n a nt s ctor o o nc s an  
a nt n A vara o H rnan an r labor un on a nt Far Labor

ct on o Far Act a n C G n tat u to a un r n  
t xt

Any prov s on at r ct y or n r ct y con t ons pure as o  
a r cura pro ucts ~~pro ucts~~ or tr s o an a r nt or  
pure as o a r cura pro ucts or tr s o an a r nt not to su  
st tt t at on upon an a r cura pro uc r s status as a un on or  
nonun on p o y r or ntry nto or r usa to nt r nto an a r nt w  
a labor un on or labor or an at on s nva an un n orc ab as a a nst  
pub c po cy n r stra nt o tra or co rc n tat o or  
Caro na Fur r notw stan n G an a r nt r qu r n an  
a r cura pro uc r to trans r un s to a labor un on or labor or an at on  
or purpos o pay n an p o y s b rs p or u s s nva  
an un n orc ab a a nst pub c po cy n r stra nt o tra or co rc n  
tat o or Caro na

r an n Co tt FL C Far Act a so v o at s Fourt nt  
A n nt an C by scr nator y r vo k n contractua r ts  
an pr v s ro a wor k orc at s ov rw n y co pr s o Lat no non  
c t ns an a un on w a b rs p co pr s ar y o wor k rs ro x co  
wor k n un r H A t porary a r cu tura v sa pro ra u stwor k rs  
A t ona y Far Act s an unconst tut ona B o Atta n r b caus t  
s at v y s n s out an pun s FL C or ts or an n act v ty  
In t o on o n an n nt rr parab ar a nt s  
r sp ct u y r qu st pr nary an p r an nt n unct v r to nsur at  
a a nt s can cont nu to s k an b n t ro vo untary payro u s  
uct on a r nts w a r cu tura p oy rs an a nt FL C an ts  
b rs can nt r nto an b n t ro s tt nt a r nts w a r cu tura  
p oy rs

**RES D C A D**

s Court as sub ct att r ur s ct on pursuant to C  
b caus s cas ar s s un r Const tut on an aws o nt  
tat s an pursuant to C b caus s act on s k s to r r ss  
pr vat on un r co or o stat aw o a nt s cv r ts an to s cur  
qu tab or o r r or v o at on o os r ts

Proc  
C  
ur  
s Court as ur s ct on to rant c aratory r pursuant to  
an as w as u o F ra u s o C v  
nu s prop r n s D str ct pursuant to C

D n ant ar on arr n D n ant arr n ( s su n ) s  
o c a capac ty a n st rs courts rou out stat s o c n stat  
an s sub ct to p rsona ur s ct on o s Court

AR S

a n

ant FL C s a ar wor k r abor un on c ass un r ct on

à ( H ( à co on y r rr to as an H A v sa For n ar y tw nty  
y ars r o o nc s as wor n or Caro

an to trans r suc u s r ct y to FL C Hav n succ ss u y co p t s  
s ason s wor k a nt A vara o H rnan p ans to x rc s s uarant r t  
to r turn to or Caro na to wor k n utur a r cu tura s ason s a nt  
A vara o H rnan wants to a nta n s FL C b rs p by au or n s  
p oy rs to uct un on u s ro s wa s an trans r s u s r ct y to  
FL C

### D: n an

D n ant Coop r s su n s o c a capac ty as Gov rnor o  
or Caro na Gov rnor Coop r s n Far Act nc u n prov s ons  
a n n s act on nto aw on Ju y ursuant to Art c III ct on  
o tat Const tut on x cut v pow r o tat s v st n  
D n ant Coop r n s capac ty as Gov rnor Art c III ct on a so  
prov s at t s uty o D n ant Coop r n s capac ty as Gov rnor to  
ta k car at aws b a u y x cut Gov rnor Coop r s a p rson  
w n an n o C an was act n un r co or o stat aw at  
a t s r vant to s co p a nt

D n ant arr n s su n s o c a capac ty as D r ctor o  
or Caro na A n strat v c o Courts CA ursuant to C  
G n tat A a d D r ctor s ut s nc u nsur n ov ra









w r nact n s ar wor<sub>k</sub> rs w r xc u ro ost o  
prot ct ons a or by s aws y r a n xc u ro any o os  
prot ct ons to ay

In or<sub>o</sub> Caro na ar wor<sub>k</sub> rs ar substant a y xc u ro stat  
n u wa ov rt wor<sub>k</sub> rs co p nsat on an you<sub>o</sub> p oy nt aws  
r s a p stor ca v nc at s xc us ons w r  
ot vat at ast n part by s ators awar n ss at substant a port ons o  
xc u wor<sub>k</sub> orc w r A r can A r can any o s rac a y ot vat  
xc us ons w r a nta n as or<sub>o</sub> Caro na s a r cu tura wor<sub>k</sub> orc b ca  
pr o nant y Lat no

C' or n or Caro na

ant FL C s a ar wor<sub>k</sub> r un on o approx at y u s  
pay n b rs nat onw aroun o w<sub>o</sub> wor<sub>k</sub> n or<sub>o</sub> Caro na For  
ov r tw nty y ars FL C as b n on y un on or an n an r pr s nt n  
ar wor<sub>k</sub> rs n or<sub>o</sub> Caro na

In a t on to ts cor wor<sub>k</sub> o or an n ar wor<sub>k</sub> rs to ad v a  
vo c n r wor<sub>k</sub> p ac an b tt r wor<sub>k</sub> n con t ons FL C part c pat s n  
n ra a vocacy or r ts an w b n o ar wor<sub>k</sub> rs an r a s  
nc u n a vocacy or r ts o Lat no rants n stat an nat on For

xa p FL C b rs av part c pat n v s ts to as n ton DC to  
a vocat or rat on r or as w as ard s ra s an o r pub c  
act ons n or Caro na n support o rants an wor rs r ts FL C  
r u ar y o s co un ty t n s an v nts n or Caro na to ucat an  
ac tat a o u on ssu s suc as prov n r at ons b tw n rant  
co un t s an oca po c wor pac r ts nanc a a an sc o ars ps



or an a r c u t u r a p r o u c r a s a r t t o r t u r n o o w n s a s o n s  
s t p u a t o n r u c s o o a t w o r k r s w b r t a t a a n s t o r  
c o p a n n a b o u t u n s a o r a w o r k n c o n t o n s r c r u t n t p r o c s s  
s t a b b y C B A s a s o a r y n a t a p r a c t c o H A  
u s t w o r k r s b n a r r c r u t n t s o r a c c s s t o o b s n o r C a r o n a  
C B A s a s o p r o v s n c a n t b n t s o r a r c u t u r a p r o u c r s

to address various provisions by and so to public about  
work conditions confronted by workers

As part of an arrangement to settle that on over point issues  
so FLC bars have not at or voluntary union contract or s-cur  
xpan contact various rights as part of a class work settlement  
In on such cases in antipoyran plant workers are at  
it was not a mutual rest to resolve cases in an arrangement at ne u

poyr contract of FLC as bars in present work of  
sincere are not FLC bars plan poyr to r an  
intra union attention workers used to co-suarant  
our way of our increase to a prior way of prou  
work poyr contract to address safety issues workers' hours an  
poyr contract and an option of a benefit alternative sput  
changes or resolve work practices

FLC's two active CBAs not station superintendent  
over bars and other in DC bars

During pro cover by a CBA FLC must actively and st r  
CBAs throughout station. An strategy to since union and  
assistance cover workers with their current process in xco on tor n  
arrange to produce complete with CBAs assistance bars and other





Far works work in un r H A u stwork r v sas ar typ ca y  
pa by c s w d r p oy rs cas or or w d y ta to oca  
stor s at o r c cas n s rv c s or a B caus o ratory an  
s asona natur o r work an ua barr rs an r ow nco s any



trans rr to FL C pursuant to C G n tat to susta n ts  
or an n an a vocacy wor k n ord Caro na

producers that provide or supply us with services are FLCS  
ports to own new bars. In addition, FLCS will be unable to contact us re-  
most of its current bars once its existing CBAs expire.

By preventing FLCS from instituting a total or partial  
as a party to its current contract as a bargaining representative  
by FLCS bars or to obtain CBAs, it results in a  
bars. Far Act's significant impact on FLCS ability to advance an





un on or abor or an at on s nva an un n orc ab as a a nst pub c po cy n  
r stra nt o tra or co rc n tat o Caro na

Dixon as sole owner of J. D. Dixon Farms in Dupont County introduced

Article 1 of the Constitution to the Fair Act

Article 1 of the Constitution proposed to amend the Constitution to add

text under the following

Any provision that directly or indirectly contains  
provisions as to agricultural products, products or  
an article or provisions as to agricultural products or  
trading articles not to support that upon  
agricultural products status as a union or nonunion  
employment or to be used to determine an article  
with labor union or labor organization shall be an  
unconstitutional as a public policy restriction to  
or to be considered that of the Carolina Fur  
notwithstanding the general article that requires an  
agricultural product to transfer union to labor union or  
labor organization or purpose of payment of pay



con r ne co tt r port aroun at v n n r was n v r an

opportun ty or pub c to co nt ur n cons rat on o a n nt

D bat n G n ra Ass by r ar n a n nt ast ss

an t n nut s pr s ntat v Dxon ntro uc a n nt on Hous

oor xp a n n at

s a n nt r ar var ous or an at ons at or  
so t ov r ast coup o w a b n oo n or  
r t opportun ty but wr n t n c ssar y on to o t r  
n Far Act a ou I n t s v ry app cab But at s  
an xp anat on o w y at s po nt at wr o r n an  
a n nt Far Bur au an o r ar or an at ons An  
ov r ast coup o ays I v ar ro a ot o ar rs  
across stat xpr ss n conc rns about s an w s n at  
r was a v c to o w at s a n nt o s It  
str n ns our t to or statut s by car n c rta n  
a r nts nvo v n a r cu tur pro uc rs ar a a nst  
pub c po cy o or Caro na a n nt wou  
pro b t us o t at on to orc ar s to un on an  
nsur ar rs ar not r qu r to co ct us or r  
p oy s s r uc s a r u atory bur n on ar s at s  
not r qu r un r ra aw an s co p t y w n  
tat s purv w to r u at

n as by on r pr s ntat v w y suc a asur wou b

n c ssary v n stat s stron r t to wor aws pr s ntat v Dxon

ca

B caus o cont nu arass nt ro out o stat r s s  
to b a row n wav o o s at ar nt r st n ar abor  
It s so cons r t ow an n ru t to o n s at  
an t s ust a n ra t n ncy or an ncr as n act v ty at  
w cons r to b arass nt

in as by the same representative who was a regular worker unions or an independent Dixon report

It is not a rare thing in an industrial situation that so very important. And so now it is not a rare but an ounce of prevention is worth a pound of cure. And the representative is at a loss to know how to go around an attempt to prohibit the same. And a worker is not a worker but a worker who wants so properly assured that you can continue to you.

As on June 1937 the representative Dixon was quoted in a newspaper article stating that the C. I. O. Bureau of Organizational Research is on unions. Far more than a union press to contact unions and sign union contracts.

In June 1937 a bill passed the House. Because the House authorized the Far Act for a conference committee was appointed at the same time. The representative Dixon is a member of the House Conference Committee for the Far Act and Senator Brent Jackson owner of Jackson Farin Company and one of the members was the substitute by F. L. C. The representative of the Conference Committee or the Conference Committee report the same. The representative is a member of the committee was at the report by both the representatives.

The Far Act was ratified by the General Assembly on June

In 1 v y ars pr c n 1 Far Act s passa

ability to a... nstrCBAs an prov... s rv c s to ts... b rs... Far Act uts  
FL C s ab ty to a nta n... s ss nt a an rr p ac ab sourc o un n

Because... y n ra y ac k r a y acc ss to ban k accounts cr t  
car s an o r ans o a k n auto at c r curr n pay nts FL C b rs  
nc u n f ant s o o nc s an A vara o H rnan r y on u s  
c k o s to t y an cons st nt y pay r FL C u s

out b n t o u s c k o s an v n r ac k o acc ss to  
ban k n n or Caro na FL C b rs nc u n f ant s o o nc s  
an A vara o H rnan w av to s t as cas or pay nt o u s to FL C  
As a pract ca att r s w r qu r b rs to o cas on r p rson or n  
r p rsona cts n co una abor ca p ous n or w s at a t  
xpos n to s n cant an r o robb ry or t

Because o Far Act FL C s curr nt y unab to row ts un on  
b rs p by nt r n nto n w a r nts w a r cu tura pro uc rs or u s  
c k o s FL C b rs ar unab to b n t ro u s c k o s an r s k  
os n r ab ty to assoc at w FL C an on n co ct v act v ty to  
prov r w b n an w b n o o r ar wor k rs or Caro na  
ar wor k rs w o ar not curr nt y r pr s nt by FL C but w to o n ar  
t n r ab t s to a n acc ss to un on r pr s ntat on

In FL C s x st n u s c o a r n t s x p r n an



FL C part c pat s n an ass sts ts b rs n part c pat n n  
t at on to xpr ss an a vanc 1 nt r sts o





ant s ass rt a c a pursuant to C or v o at on o  
Equa rot ct on C aus o Fourt n A n nt to  
Const tut on ant FL C ass rts sca on b a o ts an ts b rs  
Far Act str ps r ts an pr v s ro a wor<sub>k</sub> orc at s  
ov r Lat no ov r non c t ns an ar y o x can sc nt  
Far Act so y tar ts an pacts ant FL C a un on  
w os b rs p s n ar y Lat no an ov r co pr s o x can H  
A u stwor<sub>k</sub> rs  
As rant ar wor<sub>k</sub> rs ant s o o nc s an A vara o  
H rnan an b rs p o FL C ar b rs o a scr t an nsu ar  
roup at ac<sub>k</sub>s po t ca pow r n w c s avor rac a an n c nor t s  
av b n an cont nu to b ov rr pr s nt an w c Ft o



**A**      **B**      **C**      **D**      **E**      **F**      **G**      **H**      **I**      **J**      **K**      **L**      **M**      **N**      **O**      **P**      **Q**      **R**      **S**      **T**      **U**      **V**      **W**      **X**      **Y**      **Z**

**On Behalf of All Plaintiffs Against All Defendants**

I, the undersigned, do hereby certify that the following is a true and correct copy of the original as filed with the court.

I, the undersigned, do hereby certify that the following is a true and correct copy of the original as filed with the court.

I, the undersigned, do hereby certify that the following is a true and correct copy of the original as filed with the court.

I, the undersigned, do hereby certify that the following is a true and correct copy of the original as filed with the court.

The Far Act unaw u y pr v s a nt s o o nc s an  
A vara o H rnan o r ts to a an n orc contracts to su to b  
part s an to u an qua b n to a aws an proc n s or s cur ty

Far Act a tona y v o at s B o Atta n r C aus o  
Art c ct on o n t tat s Const tut on b caus t p r ss b y  
s n s out an pun s a nt FL C an ts b rs by pr v n FL C o  
ab ty to nt r nto any s tt nt a r nts w a r cu tura pro uc rs as a  
party to t at on as w as ab ty to nt r nto a r nts w a r cu tura  
pro uc rs pursuant to st pu at ons n ano r party s s tt nt a r nt

Far Act const tut s an unconst tut ona B o Atta n r by  
pun s n a nt FL C an ts b rs or ts or an n act v ty a vocacy or  
r ts o ar wor ks an purport acts o arass nt w out a u c a  
tra

**RAY R RE**

HE EF E a nt s r sp ct u y pray at Court rant  
o own r

a r nar y n o n n orc nt o ct on o Far Act

h r r D n ants to at y not y r o c rs a nts

p oy s an o r p rsons n act v conc rt s r c r p a

ð Ent r a c aratory u nt stat n ð at ct on v o at s  
ð a nt s r sp ð an r assoc at on r ð ts un r ð Frst an

