Union fees struck down, delivering blow to Calif. labor

By Adam Ashton and Emily Cadei, Sacramento Bee

California's pubic employee unions were handed a serious blow in a Supreme Court ruling Wednesday that forbids them from collecting fees from workers who benefit from their representation but do not want to join them.

In a 5 to 4 ruling, the court determined that public sector unions' so-called "fair share" fees violate "the free speech rights of nonmembers by compelling them to subsidize private speech on matters of substantial public concern."

The decision in Janus vs. AFSCME effectively makes California a "right to work" state, ending a 41-year precedent that allowed public sector unions to levy so-called fair share fees on workers who don't belong to labor organizations.

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