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Democratizing the Trade Debate

Abstract
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Democratizing the Trade Debate

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Shaping new international rules for labor rights, environmental protection, gender equity, minority rights, sustainable development, and other social goals is a formidable political challenge in view of the forces promoting profit-above-all trade and investment policies. The 1998 Summit of the Americas meeting of heads of state and trade ministers in Santiago, Chile, reflected the balance of power in the trade and investment debate. Elite corporate and financial circles mixed fluidly with government officials in the gleaming uptown luxury hotels of the official summit, making plans for a Free Trade Agreement of the Americas (FTAA) by 2005. Meanwhile, advocates for protection of workers, the environment, human rights, and other social causes were shunted to Santiago's graying downtown. In an alternative Peoples' Summit there, they debated ways to implement principles of social justice in trade and investment policies.

A thorough democratization of policy debates and decision-making is a precondition for progress in adding social dimensions to trade and investment regimes. Democratizing the trade debate means conceding social justice advocates a serious participatory role in shaping the rules of economic integration and in the operations of the bodies that implement new rules. Without the proverbial "seat at the table," social justice advocates will continue to see their concerns treated as afterthoughts.

The need for more democracy in debates and policy-making on regional and global economic integration has not gone unrecognized:

- A key lesson was learned in the 1997 debate on fast-track negotiating authority, when citizen pressure convinced a majority in Congress that corporate influence was dealing away jobs and social standards in trade negotiations. The fast-track defeat demonstrated the power of citizen action.

- Under sharp attack for its earlier dismissal of concerns about the environment and sustainable development, the World Bank has joined with several nongovernmental organizations (NGOs) to create a mechanism called the Structural Adjustment Participatory Review Initiative (SAPRI) to consider the views and concerns of social actors.

- NAFTA's side agreements on the environment and labor allow NGOs and unions to initiate complaints and to participate in public hearings and in evaluations by independent environmental or labor experts.

- The Mercosur countries of South America have included an Economic and Social Consultative Forum involving unions, social movements, and other NGOs in their common market institutions. They have also created a tripartite Working Group 10, where government, business, and union representatives from member countries discuss labor relations, employment, and social security matters.

- The European Union (EU) has a highly developed institutional structure, including trade union, environmental, and NGO advisory bodies, and a popularly elected European Parliament. A permanent, independent European Court of Justice (with jurists from every member country) resolves disputes under the EU charter after national judicial procedures have been exhausted.

This is not to say that any of these models is sufficient to democratize trade and investment policy. Indeed, they are more notable for their limits and weaknesses than for their strengths in building democracy into the process of economic integration. Real democracy in shaping trade and investment rules or in building new institutions and mechanisms to govern economic integration cannot be limited to advisory councils or consultations. However well-intentioned, these mechanisms usually involve decisionmakers telling their interlocutors "we'll listen to what you have to say, and then we'll do what we want to do." Still, these and other examples are useful for policymakers and social dimension advocates in constructing new and effective democratic alternatives.
Debates, decisionmaking, and institution building in matters of trade and investment policy have been dominated in the U.S. by financial and corporate elites. Unionists, environmentalists, and other social justice communities are kept at the margins when agreements are crafted, when institutions are designed and staffed, and when disputes are resolved. Elected members of Congress and state and local officials are seen as interlopers. An independent judiciary is bypassed by ad hoc panels operating in closed proceedings.

Investment bankers, multinational corporate executives, and their legions of economists and lawyers join government officials at the tables where trade and investment deals are made and institutions are created. Many of these professionals worked on government trade policies before moving on to banks and corporations, and many government officials aspire to high-paying jobs with companies and trade-law firms after a stint in government. Together, they have little interest in constraining corporate power when they fashion international trade and investment agreements.

These links were vivid at the Santiago official summit, where representatives of an officially recognized Business Forum met with government negotiators who rebuffed trade union demands for an equivalent Labor Forum.

The World Trade Organization (WTO) and regional agreements like NAFTA have designed mechanisms for challenging government measures deemed trade-restricting. The proposed Multilateral Agreement on Investment (MAI) would do the same for restrictions on foreign investment. These agreements also create forums for resolving disputes between governments or between governments and multinational firms. In their proceedings, a central role is given to panels of "independent" arbitrators who usually come from elite corporate law circles, though sometimes with an academic veneer. Most dispute resolution proceedings are held in secret, with no opportunity for the public to see what is going on or to participate, even when cases involve vital labor, environmental, or other social issues.

Stung by criticism of the lack of democracy in trade and investment debates, the governments that met in Santiago announced plans for a Civil Society Committee to invite citizen participation in negotiations over an FTAA. In response, labor, environmental, and other social activists must demand a broad inclusion of organizations with varying views, not just groups deemed safe by governments. It is not yet clear, however, that governments' definition of civil society goes beyond a narrow band of nongovernmental organizations that speak the same language as government and corporate officials.

In the NAFTA debate, U.S. officials consulted mainly with NGOs that depend on contributions from corporations and wealthy individuals. Such groups may support modest reform efforts, but they do not question the underlying axioms of the neoliberal agenda: free markets, deregulation, labor flexibility, privatization, unrestricted capital flows, and other elements of the TINA (There Is No Alternative) paradigm in which return on investment trumps social concerns.

Policymakers must listen to voices that want to fundamentally change the course of trade and investment policy in order to place social concerns ahead of private economic interests. But demanding a greater role for labor rights advocates, environmentalists, and other NGOs in a more democratic hemispheric trade and investment regime carries responsibilities with it. A threshold issue is determining who speaks for social justice communities in policy debates and in negotiations over new, more democratic rules for trade policy.

In the hemispheric context, the Interhemispheric Regional Workers Organization (ORIT) is recognized as the labor body authorized to speak for unions. ORIT embraces nearly all national labor federations, including those that may be rivals in their own country. For unions, their first responsibility is to ensure that their own internal democratic processes reflect their members' interests in trade and investment matters.

For other NGOs, the challenge is more complicated. There is no ORIT for the environment, or for human rights, or for indigenous peoples, or for farmers or women or racial minorities. Instead there are thousands of organizations for these and other issues. Some undertake critical advocacy at national policy levels; others perform courageous advocacy at grassroots levels. Some are funded by a membership base; others are funded by outside donations. Distinct NGO communities must devise creative ways to synthesize their positions where they can, reflecting both grassroots and national policy perspectives. To have an effective voice in trade policy debates, NGOs must be able to answer the question, "Who do you represent?"

Achieving such a consensus is a daunting challenge. Compelling North-South issues divide otherwise natural allies in social justice communities. Workers in developing countries worry that social clauses in trade agreements linking beneficial trade relations to workers' rights might be used for protectionist purposes. Workers in developed countries have concerns about trade agreements requiring shifts of high-skilled jobs to developing countries and whether such clauses might accelerate the decline of secure, good-paying jobs. Many environmentalists fear that a policy of across-the-board economic growth (advocated by most trade unionists) will destroy the capacity of the planet to sustain life. On these and other matters, enhanced dialogue and hard bargaining will be needed to present a unified voice in trade and investment debates incorporating sustainable and equitable development concerns.
Toward a New Foreign Policy

Democratizing trade and investment policy means sharing power, not just sharing views. This is not to say that environmentalists, trade unions, or other NGOs should share the powers of the state—they would not be nongovernmental if they did. But it does mean they should have:

- parity with financial and corporate interests in access to the policy planning process,
- access to negotiating forums and procedures where trade and investment rules are drawn up and new institutions are established,
- access to enforcement and dispute resolution mechanisms that implement new rules, and
- equal consideration for staff positions in new regulatory institutions.

There are stirrings in the direction of openness and accountability, but policymakers have to press for more movement. ORIT has demanded the creation of a Labor Forum in FTAA negotiations to parallel the officially recognized Business Forum, with equivalent access to government policymakers and negotiators. So far, however, the demand has not been met.

At the WTO conference in Geneva in May 1998, President Clinton proposed that the global trade body create a permanent forum where labor, environmental, and consumer groups provide input on WTO operations. He also announced that the United States would offer to open to the public every dispute resolution proceeding (secret, in the past) in which the U.S. is involved. The administration and congressional allies can go further on this line by insisting that any new fast-track legislation should condition every trade agreement on thorough consultation with NGOs and full transparency in every dispute resolution proceeding.

Democratization should also mean an expanded role for elected officials from states, provinces, and local jurisdictions. Much of the neoliberal offensive has been aimed at laws meant to protect health and safety, employment standards, the environment, cultural values, disadvantaged minority or ethnic groups, and other public interests. Many of these laws are passed by subnational governments responding to local needs. Promoting democracy in trade and investment policy means honoring local concerns much more than current regimes contemplate (though not to the point of a fetish—local governments can pass stupid laws, too).

Proponents of the neoliberal trade agenda have the easier task. All they have to do is hit a “delete” key, repealing and removing laws and regulations meant to protect working people and the environment or to curb predatory behavior by investors looking for fast profits. On the progressive side, just saying no is similarly facile. “No to NAFTA!”, “No to the FTA!” “No to the MAI!” are really slogans of least resistance.

The progressive community must conceptualize, often by trial and error, new institutions and mechanisms to reshape the patterns of economic integration. After that, it must wage a long-term political struggle to ensure that trade and investment policy serves working people throughout the hemisphere rather than each country’s financial, corporate, and political elites. Instead of standing outside in a uniformly critical stance, activists should seek staff positions or roles as independent experts in new trade and investment institutions, as some have done with NAFTA’s labor and environmental bodies and with Mercosur and EU organizations.

Hard work by social justice advocates can produce a viable strategy for changing trade and investment policies and institutions. The broad-based mobilizations that stopped fast-track trade negotiating authority in the United States, the IMF’s labor flexibilization schemes in Argentina, and the OECD’s Multilateral Agreement on Investment demonstrate the capacity of the progressive community for affecting international trade and investment policy.

To begin, any new fast-track authority must set strong social standards as firm negotiating objectives of the United States. It should also contain requirements for democratizing trade negotiations with sustained involvement of labor, environmental, human rights, and other citizen organizations. In the FTAA context, U.S. policymakers should insist on recognizing trade union calls for a Labor Forum parallel in scope to the Business Forum. The Civil Society Committee created by FTAA negotiators must open its doors to dialog with a broad range of citizen action groups throughout the hemisphere. Unless more democratic mechanisms are built into U.S. trade and investment policy, the social and environmental dimensions of global economic integration will be ignored—and this will undermine the stated U.S. foreign policy objective of promoting global economic and political progress.
Sources for More Information

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International Labor Rights Fund
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