STATE OF WISCONSIN

BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

In the Matter of the Petition of

WISCONSIN HEARING EXAMINERS ASSOCIATION, INC.

Involving Attorney-Examiners employed in the

DEPARTMENT OF INDUSTRY, LABOR AND HUMAN RELATIONS, PUBLIC SERVICE COMMISSION, AND DEPARTMENT OF HEALTH AND SOCIAL SERVICES of the STATE OF WISCONSIN

Case I No. 11311 SE-5 Decision No. 8340

DIRECTION OF ELECTIONS

Petition having been filed with the Wisconsin Employment Relations Commission by Wisconsin Hearing Examiners Association, Inc., requesting that an election be conducted, pursuant to Section 111.83 of the State Employment Labor Relations Act, in a collective bargaining unit consisting of all Attorney-Examiners I and II employed by the State of Wisconsin, more specifically, in the Department of Industry, Labor and Human Relations (formerly the Industrial Commission), in the Public Service Commission, and in the Department of Health and Social Services (Public Welfare), excluding supervisory employes and all other employes, and a hearing on such petition having been conducted by the Commission on March 9, 28 and April 14, 1967 at Madison, Wisconsin; and the Commission having considered the evidence, arguments and briefs of counsel, and being satisfied that the collective bargaining unit sought by said petitioner is not an appropriate collective bargaining unit; and further being satisfied that said classifications should be included in three separate collective bargaining units; and also further being satisfied that questions of representation have arisen concerning the employes in said collective bargaining units;

NOW, THEREFORE, it is

ORDERED

That elections by secret ballot shall be conducted under the direction of the Wisconsin Employment Relations Commission within sixty (60) days from the date of this Directive in the following collective bargaining units for the purpose of determining whether or not a majority of said employes in said separate collective bargaining units desire to be represented for the purpose of collective bargaining by Wisconsin Hearing Examiners Association, Inc.:

Unit No. 1

All employes occupying the classifications of Attorney-Examiner I and II employed in the Department of Industry, Labor and Human Relations, excluding supervisors, limited-term, and all other employes, who were employed by such State Employer on January 11, 1968, except such employes as may prior to the election quit their employment or be discharged for cause.

Unit No. 2

All employes occupying the classifications of Attorney-Examiner I and II employed in the Department of Health and Social Services, excluding supervisors, limited-term, and all other employes, who were employed by such State Employer on January 11, 1968, except such employes as may prior to the election quit their employment or be discharged for cause.

Unit No. 3

All employes occupying the classifications of Attorney-Examiner I and II employed in the Public Service Commission, excluding supervisors, limited=term, and all other employes, who were employed by such State Employer on January 11, 1968, except such employes as may prior to the election quit their employment or be discharged for cause.

Given under our hands and seal at the City of Madison, Wisconsin this and day of firm any, 1968.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

Morris Slavney, Chairman

S. Rice II, Commissioner

William R. Wilberg, Commissioner

Ву

[FOR MEMORANDUM ACCOMPANYING see

DEC. NO. 8346]