

STATE OF WISCONSIN

BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

ALLIED INDUSTRIAL WORKERS OF AMERICA,  
LOCAL 579, AFL-CIO,

Complainant,

vs.

GEHL COMPANY,

Respondent.

Case II  
No. 13471 Ce-1282  
Decision No. 9473-B

ALLIED INDUSTRIAL WORKERS OF AMERICA,  
LOCAL 579, AFL-CIO,

Complainant,

vs.

GEHL COMPANY,

Respondent.

Case III  
No. 13472 Ce-1283  
Decision No. 9474-F

Appearances:

Goldberg, Previant & Uelmen, Attorneys at Law, by Mr. John S. Williamson, Jr., appearing on behalf of the Complainant.  
Foley & Lardner, Attorneys at Law, by Mr. F. Roberts Hanning, Jr., appearing on behalf of the Respondent.

ORDER OF DISMISSAL

Complaint of unfair labor practices having been filed with the Wisconsin Employment Relations Commission in the above Case II and III, and the Commission having appointed Robert B. Moberly, a member of the Commission's staff, to act as Examiner and to make and issue Findings of Fact, Conclusions of Law and Order as provided in Section 111.07(5) of the Wisconsin Employment Peace Act; and hearings on paragraph 4 of the complaint in Case III having been held at West Bend, Wisconsin, on April 22, 1970, before the Examiner; and the parties having agreed to postpone indefinitely the hearing on Case II and that portion of Case III not yet heard; and the Examiner having issued Findings of Fact, Conclusion of Law and Order with respect to paragraph 4 of Case III on October 30, 1970; and on December 7, 1970, the Examiner having denied a motion by Complainant to reopen the hearing with respect to paragraph 4 of Case III; and the Complainant having subsequently filed exceptions with the Commission to the Findings of Fact, Conclusion of Law and Order issued by the Examiner; and on January 20, 1971, the Examiner having requested the parties to advise the Examiner as to whether they wish to proceed with the hearing in Case II and the hearing with regard to that portion of Case III not yet heard; and on March 17, 1971,

Counsel for Complainant having advised the Examiner that it requests to withdraw that portion of the complaint in Case III which has not yet been litigated, but that it does not wish to withdraw, at this time, its complaint in Case II; and Counsel for Respondent having previously advised the Examiner that Respondent has no objection to the dismissal of the causes of action not yet litigated;

NOW, THEREFORE, it is

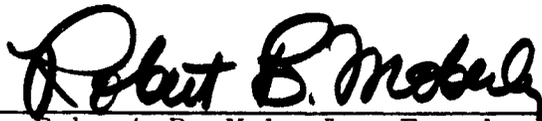
ORDERED

That the portion of the complaint in Case III which has not yet been heard be, and the same hereby is, dismissed.

Dated at Milwaukee, Wisconsin, this 19<sup>th</sup> day of March, 1971.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

By

  
Robert B. Moberly, Examiner