### STATE OF WISCONSIN

#### BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION "

In the Matter of the Petition of

NATIONAL UNION OF HOSPITAL AND HEALTH CARE EMPLOYEES, A DIVISION OF RETAIL, WHOLESALE, DRUG STORE UNION, AFL-CIO

For a Referendum on the Question of an All-Union Agreement between

LAKESHORE MANOR, INC. Madison, Wisconsin, Employer

and NATIONAL UNION OF HOSPITAL AND HEALTH CARE EMPLOYEES, A DIVISION OF RETAIL, WHOLESALE, DRUG STORE UNION, AFL-CIO, Union

Case VII No. 17675 R-5613 Decision No. 12539-A

## ORDER ADJOURNING HEARING INDEFINITELY

The Commission having previously set hearing in the above entitled matter for March 12, 1974, and prior thereto the Commission having been advised that there is presently pending before the National Labor Relations Board an issue as to whether the above named Petitioner is the collective bargaining representative for the employes involved; and the Commission being satisfied that hearing in the instant matter be adjourned pending the determination of the issue before the National Labor Relations Board;

NOW, THEREFORE, it is

## ORDERED

That hearing in the above entitled matter be, and the same hereby is, adjourned indefinitely.

Given under our hands and seal at the City of Madison, Wiscensin, this 14th day of March, 1974.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

Morris Slavne

Zel S. Rice II, Commissioner

Howard S. Bellman, Commissioner

# MEMORANDUM ACCOMPANYING ORDER ADJOURNING HEARING INDEFINITELY

After the Commission had set hearing on the referendum petition filed herein, the Commission was advised that there is presently pending before the National Labor Relations Board a proceeding to determine whether the Petitioner herein is, in fact, the collective bargaining representative of the employes of Lakeshore Manor, Inc., the Employer involved in the instant referendum proceeding. The Commission has determined to adjourn the hearing indefinitely on the referendum petition until such time as the National Labor Relations Board makes its determination. Should the latter agency determine that the Petitioner herein is not the collective bargaining representative of said employes, the Commission expects the parties to notify it to that effect and thereupon the Commission will dismiss the referendum petition. On the other hand, should the National Labor Relations Board determine that the Petitioner herein is the collective bargaining representative, it will expect either party to notify the Commission of that determination, and thereupon the Commission will set hearing on the referendum petition.

Dated at Madison, Wisconsin, this 14th day of March, 1974.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

Morris Slavney, Chairman

Zel S. Rice II, Commissioner

Howard S. Bellman, Commissioner