

STATE OF WISCONSIN

BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

WHITE LAKE EDUCATION ASSOCIATION,

Complainant,

vs.

WHITE LAKE JOINT SCHOOL DISTRICT
NO. 2, WHITE LAKE, WISCONSIN,

Respondent.

Case III
No. 17800 MP-438
Decision No. 12623-B

ORDER AFFIRMING EXAMINER'S FINDINGS OF FACT,
CONCLUSIONS OF LAW AND ORDERS

Examiner Marvin L. Schurke having on September 19, 1975, issued his Findings of Fact, Conclusions of Law and Orders, with Accompanying Memorandum, in the above entitled matter, wherein he had found that the above named Respondent had committed certain prohibited practices within the meaning of Section 111.70(3)(a)1 and 3 of the Municipal Employment Relations Act; and the above named Complainant having timely filed a petition for review on said Examiner's decision, specifically, with respect to the first Conclusion of Law in which the Examiner determined that certain evidence was inadmissible, and further that the remedial orders issued by the Examiner were inadequate to effectuate the policies of the Municipal Employment Relations Act; and on November 3, 1975, the Complainant having, in writing, advised the Commission that it desired to withdraw its petition for review; and the Commission being fully advised in the premises and being satisfied that the decision of the Examiner be affirmed;

NOW, THEREFORE, it is

ORDERED

That, pursuant to Section 111.07(5) of the Wisconsin Statutes, the Wisconsin Employment Relations Commission hereby adopts the Examiner's Findings of Fact, Conclusions of Law and Orders, with Accompanying Memorandum, issued in the above entitled matter as its Findings of Fact, Conclusions of Law and Orders, with Accompanying Memorandum. 1/

Given under our hands and seal at the
City of Madison, Wisconsin this 4th
day of November, 1975.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

By Morris Slavney
Morris Slavney, Chairman

Howard S. Bellman
Howard S. Bellman, Commissioner

Herman Torosian
Herman Torosian, Commissioner

1/ The Commission having received a written communication on October 31, 1975 from the counsel for Respondent indicating that they had complied with the Examiner's Orders in the matter.