## STATE OF WISCONSIN

## BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

AFSCME COUNCIL 24, WISCONSIN STATE EMPLOYEE UNION, AFL-CIO,

Complainant,

Case CLXII No. 28057 PP(S)-82 Decision No. 18793-B

STATE OF WISCONSIN (PROFESSIONAL-SOCIAL SERVICES),

vs.

Respondent.

Appearances:

Lawton and Cates, Atorneys at Law, 110 East Main Street, Madison, Wisconsin, 53703, by Mr. Richard V. Graylow, appearing on behalf of the Complainant.

Mr. Sanford Cogas, Attorney at Law, Department of Employment Relations, State of Wisconsin, 149 East Wilson Street, Madison, Wisconsin 53702, appearing on behalf of the Respondent.

## AMENDED FINDINGS OF FACT CONCLUSION OF LAW AND ORDER

AMEDEO GRECO, HEARING EXAMINER: On July 6, 1982, I issued Findings of Fact, Conclusion of Law and Order which, while dismissing the complaint in its entirety, did not advise the parties of their right to review said decision under Section 111.07(5), Stats. Accordingly, that decision hereby is amended by including the following footnote 1/ after the word ORDER and by renumbering all subsequent footnotes.

Based upon the foregoing Amended Findings of Fact, Conclusion of Law and Order, the Examiner issues the following amended

## ORDER 1/

IT IS ORDERED that the complaint is hereby dismissed in its entirety.

Dated at Madison, Wisconsin this 16th day of July, 1982.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

<sup>1/</sup> See page two

1/ Any party may file a petition for review with the Commission by following the procedures set forth in Sec. 111.07(5), Stats.

Section 111.07(5), Stats.

(5) The commission may authorize a commissioner or examiner to make findings and orders. Any party in interest who is dissatisfied with the findings or order of a commissioner or examiner may file a written petition with the commission as a body to review the findings or order. If no petition is filed within 20 days from the date that a copy of the findings or order of the commissioner or examiner was mailed to the last known address of the parties in interest, such findings or order shall be considered the findings or order of the commission as a body unless set aside, reversed or modified by such commissioner or examiner within such time. If the findings or order are set aside by the commissioner or examiner the status shall be the same as prior to the findings or order set aside. If the findings or order are reversed or modified by the commissioner or examiner the time for filing petition with the commission shall run from the time that notice of such reversal or modification is mailed to the last known address of the parties in interest. Within 45 days after the filing of such petition with the commission, the commission shall either affirm, reverse, set aside or modify such findings or order, in whole or in part, or direct the taking of additional testimony. Such action shall be based on a review of the evidence submitted. If the commission is satisfied that a party in interest has been prejudiced because of exceptional delay in the receipt of a copy of any findings or order it may extend the time another 20 days for filing a petition with the commission.