STATE OF WISCONSIN

BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

In the Matter of the Petition of

WISCONSIN COUNCIL OF COUNTY AND

MUNICIPAL EMPLOYEES, AFSCME, AFL-CIO

Involving Certain Employes of

MARATHON COUNTY (COURTHOUSE AND
HIGHWAY DEPARTMENTS)

In the Matter of the Petition of

WISCONSIN COUNCIL OF COUNTY AND
MUNICIPAL EMPLOYEES, AFSCME, AFL-CIO

MISCONSIN COUNCIL OF COUNTY AND
MUNICIPAL EMPLOYEES, AFSCME, AFL-CIO
Involving Certain Employes of

Case LIII
No. 27549 ME-1971
Decision No. 19130-A

ORDER AMENDING FINDINGS OF FACT, CONCLUSIONS OF LAW AND DIRECTION OF ELECTIONS

The Wisconsin Employment Relations Commission having on November 13, 1981 issued Findings of Fact, Conclusions of Law and Direction of Elections in the above entitled matters, and the Commission having been advised that in said decision the Commission failed to reflect that the parties had previously stipulated that the position of Juvenile Restitution Program Coordinator was a professional position, and therefore the occupant thereof should have been included among the eligibles in Voting Group 2, the voting group consisting of certain professional employes of Marathon County, rather than being included among the eligibles in Voting Group 1, consisting of certain non-professional employes in the employ of the County; and the Commission being satisfied that its decision be amended to reflect same; and in that regard, the Commission makes and issues the following

ORDER

- 1. That paragraph 15 of the Findings of Fact be, and the same hereby is, amended to read as follows:
 - Juvenile Restitution Program Coordinator, a professional position 1/ occupied by Micki Wilder, from any voting group on the claim that she occupies a managerial position; that Wilder has input in the budget of the department in which she is employed, setting forth her anticipated needs and expenditures, which averages approximately ten to twelve dollars per month; that her recommendations in said regard require the approval of her supervisor, as well as the

MARATHON COUNTY

^{1/} The amended language is underlined.

approval of the Juvenile Court Judge; that purchase vouchers executed by her also require the approval of her supervisor, Mr. Anderson; and that Wilder lacks meaningful and sufficient discretion with respect to the formulation of the departmental budget or with respect to expenditures therefrom.

- 2. That paragraph 4 of the Conclusions of Law be, and the same hereby is, amended to read as follows:
 - 4. That the <u>professional</u> position of Juvenile Restitution Program Coordinator in the Children's Court and Sheltered Home Service is occupied by a municipal employe within the meaning of Sec. 111.70(1)(b) of MERA; and that, therefore, the occupant thereof is eligible to participate in the election involving employes in Voting Group 2.
- 3. That the paragraph immediately preceding that portion of the Memorandum entitled "The Voting Procedure", appearing on page 13 of the Commission's decision, be and the same hereby is, amended to read as follows:

In paragraph 9 of the Findings of Fact the Commission has set forth the positions which the parties agreed were properly included in Voting Group 1. Added to that list should be the positions which the Commission has concluded are occupied by employes under MERA, except for the position of Juvenile Restitution Program Coordinator, which the parties agreed was a professional position, and therefore the occupant is to be included in Voting Group 2.

Given under our hands and seal at the City of Madison, Wisconsin this 18th day of November, 1981.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

By

Gary L. Covelli, Chairman

Morris Slavney, Commissioner