## 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 :

Involving Certain Employes of

MARATHON COUNTY

Case LII No. 27546 ME-1970 Decision No. 19129-B

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

ORDER FURTHER 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, wherein, among other things, the Commission included the position of Investigator, employed in the Office of District Attorney, in one of the voting groups involved in the matter; and thereafter, and on November 18, 1981, the Commission having issued an amendment thereto, not related to the matter herein; and on November 19, 1981, the Commission having been advised, in writing, that during the course of the hearing in the instant matter the parties had stipulated that said position of Investigator possessed the power of arrest and that, therefore, the position was not to be included in either of the two voting groups involved herein; and the Commission being satisfied that the Findings of Fact, Conclusions of Law and Direction of Elections, together with the Memorandum Accompanying same, be amended to reflect same;

NOW, THEREFORE, it is

## ORDERED

- 1. That paragraph 9 of the Findings of Fact be, and the same hereby is, amended to exclude the position of Investigator employed in the Office of the District Attorney from the positions to be included in Voting Group 1.
- 2. That the description of Voting Group 1, set forth in the Conclusions of Law, as well as the description of said Voting Group contained in the Direction of Elections, be, and the same hereby are, amended to read as follows:

All regular full-time and regular part-time employes in the employ of Marathon County, excluding "blue collar" employes employed in the Highway and Park Departments; professional employes employed in the Handicapped Children's Education Board, the Health Department, and the Department of Social Services; para-professional and clerical employes in the Department of Social Services; all employes in the CETA Program office; law enforcement personnel in the Sheriff's Department; Investigator in the Office of District Attorney; and also excluding other professional employes, confidential, supervisory and managerial employes.

3. That the portion of the Memorandum appearing on page 11 reflecting the positions agreed upon by the parties to be excluded from either voting group, as well as the departments in which said positions are employed, should contain the following:

Department

Positions Excluded

District Attorney

Investigator (power of arrest)

Given under our hands and seal at the City of Madison, Wisconsin this 23rd day of November, 1981.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

By

Covelli, Chairman

Morris Slavney, Commissioner

Herman Torosian, Commissioner