STATE OF WISCONSIN

BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

MATHILDA KORENIC,

Complainant,

vs.

MILWAUKEE COUNTY DISTRICT COUNCIL 48, AFSCME, AFL-CIO; LOCAL 550, AFSCME, AFL-CIO; THE AMERICAN FEDERATION OF STATE, COUNTY & MUNICIPAL EMPLOYEES, AFL-CIO; and THE CITY OF MILWAUKEE,

Respondents.

Case 285 No. 38466 MP-1941 Decision No. 24351

ORDER DENYING MOTION FOR CONSOLIDATION

Complainant, Mathilda Korenic, having on March 5, 1987 file a complaint of prohibited practices with the Wisconsin Employment Relations Commission wherein it is alleged that Respondent District Council 48, AFSCME, AFL-CIO, Respondent Local 550, AFSCME, AFL-CIO, and Respondent American Federation of State, County and Municipal Employees, AFL-CIO, have committed, and are committing, prohibited practices within the meaning of Secs. 111.70(3)(b)1 and 2 and 111.70(3)(c), Stats., by requiring, and inducing Respondent City of Milwaukee to require, payment of fair-share fees in excess of the proportionate share of the costs of collective bargaining and contract administration and by requiring, and inducing Respondent City of Milwaukee to require, fair-share payments in the absence of certain procedural safeguards required by Secs. 111.70(1)(f) and 111.70(2), Stats.; and wherein it was also alleged that the Respondent City of Milwaukee has committed, and is committing, prohibited practices within the meaning of Secs. 111.70(3)(a)1, 3 and 6, Stats., by deducting, and by requiring payment of, fair-share fees in excess of the proportionate share of the cost of collective bargaining and contract administration and in the absence of certain procedural safeguards required by Secs. 111.70(1)(f) and 111.70(2), Stats.; and Complainant having on that same date filed a Motion For Consolidation and Expedited Consideration requesting that this proceeding be consolidated with Browne v. Milwaukee Board of School Directors, Case 99 No. 23535 MP-892 and Johnson v. Milwaukee County, Case 161 No. 29581 MP-1322 for purposes of final findings of fact and conclusions of law and orders and expediting this proceeding due to the similarities of the cases; and the Commission having considered Complainant's motion, and the grounds offered in support thereof, and being satisfied that it would be inappropriate to grant Complainant's Motion For Consolidation and Expedited Consideration,

NOW, THEREFORE, it is

ORDERED

That Complainant's Motion For Consolidation and Expedited Consideration is hereby denied.

> Given under our hands and seal at the City of Madison, Wisconsin this 25th day of March, 1987.

WISCONSIN EMPLOYMENT RELATIONS COMMISSION

Schwen Stephen Schoenfeld, Chairman

> Commissioner Herman Torosian,

Danae Davis Gordon, Commissioner