

STATE OF WISCONSIN

BEFORE THE WISCONSIN EMPLOYMENT RELATIONS COMMISSION

DANE COUNTY, WISCONSIN MUNICIPAL
EMPLOYEES LOCAL 60, AFSCME, AFL-CIO,

Complainant,

vs.

CITY OF MADISON (LIBRARY),

Respondent.

Case 180
No. 51661 MP-2950
Decision No. 28256-C

DANE COUNTY, WISCONSIN MUNICIPAL
EMPLOYEES LOCAL 60, AFSCME, AFL-CIO,

Complainant,

vs.

CITY OF MADISON (LIBRARY),

Respondent.

Case 181
No. 51662 MP-2951
Decision No. 28257-C

Appearances:

Mr. Jack Bernfeld, Staff Representative, Wisconsin Council 40, AFSCME, AFL-CIO, 8033 Excelsior Drive, Suite "B", Madison, Wisconsin 53717-1903, on behalf of the Complainant.

Mr. Larry W. O'Brien, Assistant City Attorney, Room 401, City-County Building, 210 Martin Luther King, Jr. Boulevard, Madison, Wisconsin 53710, on behalf of the Respondent.

NOTICE OF COMMISSION'S FINDINGS OF FACT, CONCLUSIONS
OF LAW AND ORDER PURSUANT TO SECTION 111.07(5), STATS.

On January 30, 1996, Examiner David E. Shaw issued Findings of Fact, Conclusions of Law and Order, with Accompanying Memorandum, in the above-entitled matters determining that

No. 28256-C
No. 28257-C

the above-named Respondent had not committed prohibited practices within the meaning of Secs. 111.70(3)(a)4 and 1, Stats., by ending a purchasing discount. He therefore dismissed the complaints to that extent. However, the Examiner further determined that Respondent had committed prohibited practices within the meaning of Secs. 111.70(3)(a)4 and 1, Stats., by refusing to bargain over the impact of the decision to end the purchasing discount. He therefore ordered Respondent to take certain remedial action. 1/

Within the 20 day statutory period set forth in Sec. 111.07(5), Stats., no petition for review of said Findings of Fact, Conclusions of Law and Order was filed and no intervening order by the Examiner or the Commission was issued.

NOW, THEREFORE, the Commission issues the following

NOTICE 2/

By operation of Sec. 111.07(5), Stats., Examiner Shaw's Findings of Fact, Conclusions of

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- 1/ By letter dated February 7, 1996, Respondent advised the Examiner that it was complying with his Order.
 - 2/ Pursuant to Sec. 227.48(2), Stats., the Commission hereby notifies the parties that a petition for rehearing may be filed with the Commission by following the procedures set forth in Sec. 227.49 and that a petition for judicial review naming the Commission as Respondent, may be filed by following the procedures set forth in Sec. 227.53, Stats.

227.49 Petitions for rehearing in contested cases. (1) A petition for rehearing shall not be prerequisite for appeal or review. Any person aggrieved by a final order may, within

(footnote 2 continues on page 3)

Law and Order in the above-entitled matters became the Commission's Findings of Fact, Conclusions of Law and Order on February 19, 1996.

Given under our hands and seal at the City of Madison, Wisconsin,
this 5th day of March, 1996.

By James R. Meier /s/
James R. Meier, Chairperson

Herman Torosian /s/
Herman Torosian, Commissioner

A. Henry Hempe /s/
A. Henry Hempe, Commissioner

(footnote 2 continued from page 2)

20 days after service of the order, file a written petition for rehearing which shall specify in detail the grounds for the relief sought and supporting authorities. An agency may order a rehearing on its own motion within 20 days after service of a final order. This subsection does not apply to s. 17.025(3)(e). No agency is required to conduct more than one rehearing based on a petition for rehearing filed under this subsection in any contested case.

227.53 Parties and proceedings for review. (1) Except as otherwise specifically provided by law, any person aggrieved by a decision specified in s. 227.52 shall be entitled to judicial review thereof as provided in this chapter.

(a) Proceedings for review shall be instituted by serving a petition therefore personally or by certified mail upon the agency or one of its officials, and filing the petition in the office of the clerk of the circuit court for the county where the judicial review proceedings are to be held. Unless a rehearing is requested under s. 227.49, petitions for review under this paragraph shall be served and filed within 30 days after the service of the decision of the agency upon all parties under s. 227.48. If a rehearing is requested under s. 227.49, any party desiring judicial review shall serve and file a petition for review within 30 days after service of the order finally disposing of the application for rehearing, or within 30 days after the final disposition by operation of law of any such application for rehearing. The 30-day period for serving and filing a petition under this paragraph commences on the day after personal service or mailing of the decision by the agency. If the petitioner is a resident, the proceedings shall be held in the circuit court for the county where the petitioner resides, except that if the petitioner is an agency, the proceedings shall be in the circuit court for the county where the respondent resides and except as provided in ss. 77.59(6)(b),

182.70(6) and 182.71(5)(g). The proceedings shall be in the circuit court for Dane county if the petitioner is a nonresident. If all parties stipulate and the court to which the parties desire to transfer the proceedings agrees, the proceedings may be held in the county designated by the parties. If 2 or more petitions for review of the same decision are filed in different counties, the circuit judge for the county in which a petition for review of the decision was first filed shall determine the venue for judicial review of the decision, and shall order transfer or consolidation where appropriate.

(b) The petition shall state the nature of the petitioner's interest, the facts showing that petitioner is a person aggrieved by the decision, and the grounds specified in s. 227.57 upon which petitioner contends that the decision should be reversed or modified.

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(footnote 2 continued on page 4)
(footnote 2 continued from page 3)

(c) Copies of the petition shall be served, personally or by certified mail, or, when service is timely admitted in writing, by first class mail, not later than 30 days after the institution of the proceeding, upon all parties who appeared before the agency in the proceeding in which the order sought to be reviewed was made.

Note: For purposes of the above-noted statutory time-limits, the date of Commission service of this decision is the date it is placed in the mail (in this case the date appearing immediately above the signatures); the date of filing of a rehearing petition is the date of actual receipt by the Commission; and the service date of a judicial review petition is the date of actual receipt by the Court and placement in the mail to the Commission.