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CHAPTER 87

AN ACT to amend 111.70 (4) (f) and (g) of the statutes, relating to a 3-member panel as fact finders in municipal employer-employee disputes.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

111.70 (4) (f) and (g) of the statutes are amended to read:

111.70 (4) (f) Upon receipt of a petition to initiate fact findings, the board shall make an investigation and determine whether or not the

condition set forth in par. (e) 1 or 2 has been met and shall certify the results of said investigation. If the certification requires that fact finding be initiated, the board shall appoint from a * * * *list* established by the board a qualified disinterested person or *3-member panel when jointly requested by the parties*, to function as a fact finder.

(g) The * * * fact finder may establish dates and place of hearings which shall be where feasible in the jurisdiction of the municipality involved * * * , *and* shall conduct said hearings pursuant to rules established by the board. Upon request, the board shall issue subpoenas for hearings conducted by the fact finder. The fact finder may administer oaths. Upon completion of the hearings, * * * *the fact finder* shall make written findings of fact and recommendations for solution of the dispute and shall cause the same to be served on the municipal employer and the union.

Approved June 1, 1963.
