PATE OF RHODE ISLAND BEFORE STATE LABOR RELATIONS BOARD

x State of Rhode Island-Department of Social Welfare-Dr. O'Rourke Children's Center and Child Welfare Services

CASE NO. EE- 1794

- and -R. I. State Employees Association -and-

Petitioner₋x

R. I. Public Employees, Council 70,

PERMONEX x

x

X

AFSCME, AFL-CIO Intervenor x

CERTIFICATION OF REPRESENTATIVES

Pursuant to a Consent Election by and between State of R. I.-Department of Social Welfare Dr. 0'Rourke Children's Center and Child Welfare Services, and R. I. State Employees Association and R. I. public Employees, Co. 70, AFSCME, AFL-CIO the Rhode Island State Labor Relations Board held an election on January 31, 1969

by secret ballot of all personnel excluding pro-lowing classifications: Administrator, Legal Counsel, Chief Licensing Supervisor, Physician, Senior Casework Supervisor, Senior Accountant, Chief Child Welfare Services Supervisor, Chief Child Care Services Super-visor, Child Care Services Supervisor, Administrative Assistant, Chief of

On the basis of the election of said employees as aforesaid, the Rhode Island State Employees Association

has been designated by a majority of said employees of State of Rhode Island-Dept. of Sc ial Welfare-Dr. O'Rourke Children's Center and Child their bargaining representative.

The Rhode Island State Labor Relations Board by virtue of and pursuant to the powers vested in said Board by 28-7-16, General Laws of Rhode Island, 1956, it is hereby:

CERTIFIED, that the Rhode Island State Employees Association has been designated and selected by a majority of the personnel excluding professional and top level supervisory personnel and still excluding the following classifications: Administrator, Legal Counsel, Chief Licensing Supervisor, Physician, Senior Casework Supervisor, Senior Eccountant, Chief Child Welfare Services Supervisor, Chief Child Care Services Supervisor, Chief Child Care Services Supervisor, Administrative Assistant, Chief of Household.

as their sole representative for the purpose of collective bargaining and that pursuant to the provisions of 28-7-16, (1) of the Act, the Rhode Island State Employees Association

is the exclusive bargaining representative of said employees for the purposes of collective bargaining with respect to rates of pay, hours of employment and other conditions of employment.

RHODE ISLAND STATE LABOR RELATIONS BOARD

Dated: Providence, R. J. February 7, 1969

Charles Marwell, R. I. S. E. A. Warren Olson, R. I. Public Employees Charles Eldridge, Acting Chief, Employee Relations Peter Clare, Collective Bargaining Coordinator