## BRANCH 3

**DANE COUNTY** 

WISCONSIN STATE EMPLOYEES UNION, AFSCME COUNCIL 24, AFL-CIO, ET AL Petitioner,

VS.

**CASE NO. 11 CV 990** 

STATE OF WISCONSIN, DEPARTMENT OF ADMINISTRATION

Respondent.

## **INTERIM ORDER**

Based upon the hearings before the Court on March 1, 2011 through March 3, 2011, and the Court having concluded that the current DOA policy regarding access to the State Capitol violates the State Constitution and that unauthorized materials and people remaining in the State Capitol beyond closing each day are there in violation of State law,

NOW THEREFORE IT IS ORDERED that the defendant DOA shall do the following:

- DOA shall immediately enforce its inherent authority pursuant to Admin. Chapter 2, including but not limited to, taking such action as allowed under law to remove unauthorized materials and people remaining in the State Capitol after 6:00 p.m. today.
- 2. By 8:00 a.m. March 8, 2011, DOA shall open the State Capitol to all members of the public and rescind the access policies put in place February 28, 2011and replace them with the access policies in effect on January 28, 2011.

This order shall remain in effect until further order of the Court consistent with the Court's Decision of March 3, 2011.

Dated this 3d day of MARCH, 2011

By the Court:

John C. Albert

Circuit Court Judge, Branch 3

cc: Attorney Peggy A. Lautenschlager

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Assistant Attorney General Steven P. Means