STATE OF MICHIGAN EMPLOYMENT RELATIONS COMMISSION LABOR RELATIONS DIVISION

In the Matter of:

WASHTENAW COMMUNITY MENTAL HEALTH, Respondent-Public Employer in Case No. C03 C-061,

-and-

AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES COUNCIL 25, Respondent-Labor Organization in Case No. CU03 C-017,

-and-

MICHAEL SCHILS, An Individual Charging Party.

APPEARANCES:

Gallagher & Gallagher, P.L.C., by Paul Gallagher, Esq., for the Public Employer

Miller Cohen, P.L.C., by Bruce A. Miller, Esq., and Richard G. Mack, Jr., Esq., for the Labor Organization

Michael Schils, In Propria Persona

ORDER DENYING MOTION FOR REOPENING, MOTION FOR SUMMARY JUDGMENT, AND MOTION TO SUSPEND TIME LIMITS

On August 6, 2004, we issued our Decision and Order in the above entitled matter dismissing the charges because they were not filed in a timely manner pursuant to Section 16(a) of the Public Employment Relations Act (PERA), 1965 PA 379 as amended, MCL 423.216(a). On August 17, 2004, in Case No. C03 C-061, involving Respondent Washtenaw Community Mental Health, Charging Party filed a Motion for Reopening of the Record and a Motion for Summary Judgment.

Because the arguments presented fail to raise any issue under PERA and the additional evidence that Charging Party seeks to introduce would not require us to change our Decision and Order, we find no basis to reopen in this matter. See Rule 166(1)(c) of the Commission's General Rules, 2002 AACS, R 423.166(1)(c). Neither does that evidence support a finding that Charging Party is entitled to judgment as a matter of law. Both motions are denied.