

**UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT**

MANOR AT ST. LUKE VILLAGE
FACILITY OPERATIONS, LLC d/b/a THE
MANOR AT ST. LUKE VILLAGE AND
THE PAVILION AT ST. LUKE VILLAGE
FACILITY OPERATIONS, LLC d/b/a THE
PAVILION AT ST. LUKE VILLAGE,

*Petitioner/ Cross-
Respondent,*

v.

NATIONAL LABOR RELATIONS
BOARD,

*Respondent/Cross-
Petitioner,*

and

AMERICAN FEDERATION OF STATE,
COUNTY AND MUNICIPAL
EMPLOYEES, DISTRICT LOCAL 87,

Intervenor.

Appeal No. 15-3636
15-4044

Board Case No.
04-CA-114317

**STATUS REPORT OF ST. LUKE CONCERNING
COMPLIANCE WITH ORDER OF NATIONAL
LABOR RELATIONS BOARD**

To the Honorable, the Judges of the United States
Court of Appeals for the Third Circuit:

Petitioner/Cross-Respondent, Manor at St. Luke Village Facility Operations, LLC d/b/a The Manor at St. Luke Village and The Pavilion at St. Luke Village Facility Operations, LLC d/b/a The Pavilion at St. Luke Village (“St. Luke”), through its counsel, provides this Status Report and in doing so responds to the Status Report filed this day by Respondent/Cross-Petitioner National Labor Relations Board (“Board”).

On January 26, 2016, St. Luke posted the remedial notice provided to it by the Board, in accordance with the Board’s July 24, 2015 Decision and Order and the Company’s representation to the Board that it had decided to forego further litigation of this case (as reported to the Court in the Board’s January 28, 2016 motion to hold this case in abeyance pending completion of the compliance process). The referenced remedial notice has been posted continuously since January 26, 2016, a total of 69 days, satisfying the requirement that St. Luke post the notice for 60 consecutive days.

St. Luke and AFSCME District Local 87, the Union, will be meeting for their first collective bargaining session on April 12, 2016.

Based upon the Board’s filing today, St. Luke anticipates that following its notification to the Board next week that it commenced collective bargaining negotiations with the Union, the Board will deem the compliance process complete and the parties will then be able to dismiss their respective appeals.

Dated: April 4, 2016

Respectfully submitted,

s/ Jedd Mendelson

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