

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

March 28, 2018

DCO-059

No. 18-1207

NATIONAL LABOR RELATIONS BOARD,  
Petitioner

v.

HAMILTON PARK HEALTH CARE CENTER;  
CONFIDENCE MANAGEMENT SYSTEMS AT  
HAMILTON PARK HEALTH CARE CENTER,  
Respondents

\*1199 SEIU United Healthcare Workers East,  
Intervenor

\*(Pursuant to the Clerk's Order dated 2/23/18)

(NLRB Nos.22-CA-161283 & 22-CA-161287)

Present: JORDAN, SHWARTZ and KRAUSE, Circuit Judges

1. Motion by Petitioner National Labor Relations Board for Entry of a Default Judgment.

Respectfully,  
Clerk/TMM

ORDER

The Court has reviewed the proposed judgment and incorporated order and the notices that the NLRB seeks to have distributed to the employees. Each make reference to an email seeking the production of information. The proposed order states that the email is dated June 23, 2015 while the proposed notices state that the date of the email is dated June 23, 2016. The NLRB' decision and order state that the date of the email is June 23, 2015 but the notices state that the email is dated June 23, 2016. Hamilton Park Health Care Center and 1199, SEIU United Healthcare Workers East, Confidence Management Systems at Hamilton Park Health Care Center and 1199, SEIU United Healthcare Workers, East, Case Nos. 22-CA-161283, 22-CA-161287, at 1, 9-11 (NLRB Aug. 17,

2017). As a result, no later than seven days from the date of this Order, the parties shall advise the Court of the correct date and whether the inconsistency in dates between the NLRB's order and notice to employees requires any action by the NLRB before action can be taken in this case.

By the Court,

s/ Patty Shwartz  
Circuit Judge

Dated: March 30, 2018  
sb/cc: All Counsel of Record