STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



WILLIAM G. FARRAR, JR.,)
Charging Party,) Case No. LA-CO-485
v.	Request for Reconsideration PERB Decision No. 797
UNITED TEACHERS-LOS ANGELES,	PERB Decision No. 797a
Respondent.)) May 7, 1990)

<u>Appearances</u>: William G. Farrar, Jr., on his own behalf; Law Offices of Lawrence B. Trygstad by Richard J. Schwab, Attorney, for United Teachers-Los Angeles.

Before Craib, Shank and Camilli, Members.

DECISION

CAMILLI, Member: This case is before the Public Employment Relations Board (PERB or Board) on a request for reconsideration by William G. Farrar, Jr. (Farrar) of the Board's decision in United Teachers-Los Angeles (Farrar) (1990) PERB Decision No. 797.

DISCUSSION

PERB Regulation 32410 states, in pertinent part, as follows:

. . . The grounds for requesting reconsideration are limited to claims that the decision of the Board itself contains prejudicial errors of fact, or newly discovered evidence or law which was not previously available and could not have been discovered with the exercise of reasonable diligence.

As a basis for his request, Farrar claims that the restatement of his allegations in PERB Decision No. 797 contains prejudicial errors of fact, including the omission of certain

allegations. However, a comparison of the statement of allegations contained in PERB Decision No. 797 and the allegations as stated in the request for reconsideration reveals no material difference. In addition, Farrar has failed to explain, nor is it apparent, how the purported errors of fact could have been prejudicial. Therefore, we find no basis for reconsideration of PERB Decision No. 797.

ORDER

In accordance with PERB Regulation 32410, the request for reconsideration of PERB Decision No. 797 is hereby DENIED.

Members Craib and Shank joined in this Decision.