

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



CALIFORNIA SCHOOL EMPLOYEES
ASSOCIATION AND ITS MOORPARK
CHAPTER 498,

Charging Party,

v.

MOORPARK UNIFIED SCHOOL DISTRICT,

Respondent.

Case No. LA-CE-1899

PERB Decision No. 446

November 30, 1984

Appearance: Patricia L. Roy, Field Representative for
California School Employees Association and its Moorpark
Chapter 498.

Before Tovar, Jaeger and Burt, Members.

DECISION AND ORDER

BURT, Member: The California School Employees Association and its Moorpark Chapter 498 appeals the dismissal by a regional attorney of the Public Employment Relations Board of its charge that the Moorpark Unified School District violated Government Code sections 3543.5(a), (b) and (c), 3543 and 3543.1(a) by unilaterally changing custodian schedules without bargaining with the exclusive representative. Upon review of the entire record, we find that the case is appropriately remanded to the general counsel for further investigatory proceedings. It is so ORDERED.

Members Tovar and Jaeger joined in this Decision.