STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



FREMONT UNIFIED ASSOCIATION, CT	DISTRICT TEACHERS A/NEA,) }
	Charging Party,	Case No. SF-CE-92
v.		PERB Order No. Ad-56
FREMONT UNIFIED	SCHOOL DISTRICT,) January 31, 1979
	Respondent.	Ś

Appearances: Benjamin D. James, Jr. and Charles O. Triebel, Attorneys for the Fremont Unified District Teachers Association, CTA/NEA: Arthur J. Krannawitter, Attorney for the Fremont Unified School District.

Before: Gluck, Chairperson; Gonzales and Cossack Twohey, Members.

ORDER TO TRANSFER AND REMAND

Pursuant to Board rule 32320(a) (2) the Board itself hereby remands the case of <u>Fremont Unified School District</u>,

No. SF-CE-92 to the general counsel for consideration of the fact that two versions of a hearing officer's proposed decision were issued; in one, the word "favorable" appearing in line 8 of the first full paragraph in page 66 thereof and the word "unfavorable" in the other. The Board being uncertain as to which word the

¹California Administrative Code, tit. 8, section 32320(a) (2) states:

⁽²⁾ Affirm, modify or reverse the proposed decision, order the record reopened for the taking of further evidence, or take such other action as it considers proper.

hearing officer intended in said line, paragraph and page, remands the case to the general counsel for assignment to the hearing officer with direction to make his determination as to which is the correct version and serve the parties with notice thereof.

The parties shall have ten additional days from service of the hearing officer's above-referred to notice to file additional exceptions, if any, to said proposed decision. Said time to run concurrently for both parties.

PUBLIC EMPLOYMENT RELATIONS BOARD

Per Curiam