STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



TORRANCE UNIFIED SCHOOL DISTRICT,)
Employer,)
and	Case No. LA-R-126; D-56
TORRANCE FEDERATION OF TEACHERS, AFT Local 2206, AFL/CIO,	PERB Order No. Ad- 88
Employee Organization,	ADMINISTRATIVE APPEAL
and	
TORRANCE TEACHERS ASSOCIATION, CTA/NEA,	May 6, 1980
Employee Organization.)

Appearances: R. K. Petrat, Personnel Coordinator, for Torrance Unified School District; Ms. Norma Wilson, President, for Torrance Federation of Teachers, AFT Local 2206, AFL/CIO; Ms. Kenny deGroot, Executive Director, for Torrance Teachers Association, CTA/NEA.

Before: Gluck, Chairperson; Gonzales and Moore, Members.

ORDER

The determination of the Los Angeles regional director that the voter list in the above-captioned case must conform to Section 32726(a) has been appealed by the district. The regional director informed the appellant that the list must include the mailing address of each eligible voter.

In Oakland Unified School District, 4/15/80, PERB Order No. Ad-84, we dismissed a similar appeal and noted that the legality of rules adopted by this Board (Title 8, Part 3, Cal. Admin. Code) are not properly litigated in this form. We also noted that the regional

director is without discretion in applying Section 32726, absent an allegation that the order violated the rule.

With reference to our Oakland decision, the regional director is summarily AFFIRMED.

PER CURIAM