STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



HOWARD O. WATTS,	
Charging Party, APPELLANT,	Case No. LA-PN-16
v.	PERB Order No. Ad-91-a
LOS ANGELES COMMUNITY COLLEGE DISTRICT,	REQUEST FOR RECONSIDERATION
Respondent.)) September 23, 1980)

<u>Appearance</u>: Howard O. Watts, representing himself; Mary L. Dowell, Attorney for Los Angeles Community College District.

Before Gluck, Chairperson; Moore, Member.

Appellant Howard O. Watts has requested the Board to reconsider its decision in LA-PN-16, a public notice complaint case. In that decision, Ad-91, the Board affirmed the dismissal of the complaint by the Los Angeles regional director for reasons stated therein.

In the present request for reconsideration, the Board does not find that appellant has alleged any extraordinary circumstances. Accordingly, the request for reconsideration is DENIED.

PER CURIAM

Any party to a decision of the Board itself may, because of extraordinary circumstances, file a request to reconsider the decision with the Board itself . . .

 $^{^{1}}$ Section 32410(a) of the California Administrative Code states: