STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 715, AFL-CIO,)))
Charging Party,	Case No. SF-CE-155
V.	PERB Order No. Ad-98
OFFICE OF THE SANTA CLARA COUNTY SUPERINTENDENT OF SCHOOLS,	Administrative Appeal
Respondent.)) September 17, 1980)

Appearances: Robert J. Bezemek, Attorney (Van Bourg, Allen, Weinberg & Roger) for Service Employees International Union, Local 715, AFL-CIO; Richard J. Loftus, Attorney (Littler, Mendelson, Fastiff & Tichy) for Office of the Santa Clara County Superintendent of Schools.

Before Gluck, Chairperson; Moore, Member.

DECISION AND ORDER

The Public Employment Relations Board (hereafter Board) affirms the decision of the executive assistant dismissing, as untimely filed, the exceptions filed by Service Employees International Union, Local 715, in the above-captioned matter. The Board finds no extraordinary circumstances under PERB rule 32133 excusing this late filing.

PER CURIAM

PERB rule 32133 (Cal. Admin. Code, tit. 8, sec. 32133) provides:

A late filing may be excused in the discretion of the Board only under extraordinary circumstances.