## STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD



SHASTA UNION HIGH SCHOOL DISTRICT,

Employer,

and

CALIFORNIA SCHOOL EMPLOYEES
ASSOCIATION and its CHAPTER 181,

and

SHASTA EDUCATIONAL SUPPORT PERSONNEL/AFFILIATE OF SSTA/CTA/NEA,

Employee Organizations.

Case No. S-D-110

(S-R-296B)

Administrative Appeal

PERB Order No. Ad-175

November 30, 1988

Appearances; Maureen C. Whelan, Attorney, for California School Employees Association; A. Eugene Huguenin, Jr., Attorney, for Shasta Educational Support Personnel, SSTA/CTA/NEA.

Before Hesse, Chairperson; Shank and Craib, Members.

## DECISION AND ORDER

SHANK, Member: Following the issuance of the regional director's administrative determination and order to show cause, the California School Employees Association and its Chapter 181 (CSEA) filed a timely appeal of the decision in accordance with Regulation 32360. Subsequent to this filing, CSEA requested that the appeal of the administrative determination and order to show cause be withdrawn. The Public

<sup>&</sup>lt;sup>1</sup>PERB Regulations are codified in California Administrative Code, title 8, section 31001 et seq.

Employment Relations Board has considered the request and concurs that such a withdrawal is in the best interest of the parties and is consistent with the purposes of the Educational Employment Relations Act (Gov. Code sections 3540 et seq.).

It is hereby ORDERED that the appeal of the administrative determination in Case No. S-D-110 is WITHDRAWN WITH PREJUDICE.

Chairperson Hesse and Member Craib joined in this Decision.