

STATE OF CALIFORNIA DECISION OF THE PUBLIC EMPLOYMENT RELATIONS BOARD

CRAIG ALDERSON,	
Charging Party,	Case No. SF-CO-26-H
v.	Administrative Appeal
AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES,	PERB Order No. Ad-242-H
Respondent.	April 9, 1993

<u>Appearance</u>: Mary G. Higgins on behalf of Craig Alderson.

Before Blair, Chair; Hesse and Carlyle, Members.

<u>DECISION</u>

BLAIR, Chair: This case is before the Public Employment Relations Board (PERB or Board) on appeal by Craig Alderson (Alderson), from the PERB appeals assistant's rejection of Alderson's untimely appeal of the Board agent's dismissal of his unfair labor charge in Case No. SF-CO-26-H.

As Alderson provided no excuse for his untimeliness, the Board finds that good cause does not exist to excuse his untimely appeal.

ORDER

Alderson's appeal of the rejection of his untimely appeal is hereby DENIED.

Members Hesse and Carlyle joined in this Decision.

¹PERB Regulations are codified at California Code of Regulations, title 8, section 31001 et seq. PERB regulation section 32136 states, in pertinent part:

A late filing may be excused in the discretion of the Board for good cause only.