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



CALIFORNIA DEPARTMENT OF FORESTRY EMPLOYEES ASSOCIATION,	
Charging Party, )	Case No. S-CE-128-S
v.	
STATE OF CALIFORNIA (DEPARTMENT OF PERSONNEL ADMINISTRATION),	
Respondent. )	
CALIFORNIA CORRECTIONAL OFFICERS' ASSOCIATION,	
Charging Party,	Case No. S-CE-129-S
v. (	PERB ORDER NO. IR-44-S
STATE OF CALIFORNIA (DEPARTMENT OF ) PERSONNEL ADMINISTRATION),	June 22, 1982
Respondent.	

Appearances; Ronald Yank and Lynn C. Rossman, Attorneys (Neyhart, Anderson, Nussbaum, Reilly & Freitas) for California Department of Forestry Employees Association and California Correctional Officers' Association; Catherine C. Harris, Attorney for Department of Personnel Administration.

<u>Amicus Curiae:</u> Talmadge R. Jones, Deputy Attorney General, for State Personnel Board in support of Department of Personnel Administration.

Before Tovar, Jaeger and Jensen, Members.

## ORDER

The request for injunctive relief filed by the California

Department of Forestry Employees Association and the California

Correctional Officers' Association in the above-captioned matter is DENIED, sufficient reasons therefor not having been demonstrated to the Board.

PER CURIAM