

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



LOS ANGELES COMMUNITY COLLEGE DISTRICT,)
)
Employer,) Case No. LA-R-809
)
and) PERB Decision No. 123a
)
CLASSIFIED UNION OF SUPERVISORY)
EMPLOYEES, LOCAL 699, SERVICE EMPLOYEES)
INTERNATIONAL UNION, AFL-CIO,)
)
Employee Organization.)
)
_____)

Appearances: Mary L. Dowell, Associate General Counsel for Los Angeles Community College District; Leo Geffner, Attorney (Geffner & Satzman) for Classified Union of Supervisory Employees, Local 699, Service Employees International Union, AFL-CIO.

Before Gluck, Chairperson; Jaeger and Moore, Members.

DECISION

Pursuant to the order of the Second District Court of Appeals in Los Angeles Community College District v. PERB, Docket No. 80-S-0051,¹ the Public Employment Relations Board (hereafter Board) hereby vacates its decision in Los Angeles Community College District (3/25/80) PERB Decision No. 123 and ORDERS that on the facts of the instant case the Classified Union of Supervisory Employees, Local 699, Service Employees International Union, AFL-CIO, was, at the time the Board's

¹The California Supreme Court ordered that the opinion of the Second District Court of Appeals not be published.

vacated order was issued, the "same employee organization" as Service Employees International Union, Local No. 99, AFL-CIO. (Government Code section 3545(b)(2).) The request for recognition filed on September 7, 1977, by the Classified Union of Supervisory Employees, Local 699, Service Employees International Union, AFL-CIO, is accordingly DISMISSED.

PER CURIAM