

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



REBECCA ABOUD, ET AL.,)
)
Charging Party,) Case No. LA-CO-439
)
v.) PERB Decision No. 738
)
UNITED TEACHERS - LOS ANGELES,) June 8, 1989
)
Respondent.)
_____)

Appearance: Proskauer, Rose, Goetz & Mendelsohn by Walter Cochran-Bond, Attorney, for Rebecca Abboud, et al.

Before Chairperson Hesse, Craib and Shank, Members.

DECISION

SHANK, Member: This case is before the Public Employment Relations Board (PERB or Board) on appeal by the charging parties of the Board agent's dismissal of their charge that the respondent violated Education Code section 45028 when, in setting salaries, it failed to afford charging parties uniform allowances for their experience and/or training. The charging parties, conceding that the dismissal is proper on the grounds that the charge fails to state a prima facie case, have filed this appeal solely to assure that they have exhausted their administrative remedies as required under McCammon v. Los Angeles Unified School District (1987) 195 Cal.App.3d 661. The charging parties are, in fact, requesting that we affirm the dismissal of their charge.

The Board finds that the charging parties' appeal is not in compliance with PERB Regulation 32635.¹ Specifically, the charging parties have failed to state any issues of procedure, fact, law or rationale to which the appeal is taken.

ORDER

The unfair practice charge in Case No. LA-CO-439 is hereby DISMISSED.

Chairperson Hesse and Member Craib joined in this Decision.

¹PERB Regulation 32635 provides, in pertinent part:

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The appeal shall:

(1) State the specific issues of procedure, fact, law or rationale to which the appeal is taken;

(2) Identify the page or part of the dismissal to which each appeal is taken;

(3) State the grounds for each issue stated.