

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

CALIFORNIA CORRECTIONAL PEACE
OFFICERS ASSOCIATION,

Charging Party,

v.

STATE OF CALIFORNIA (DEPARTMENT OF
CORRECTIONS),

Respondent.

Case No. SA-CE-1076-S

PERB Decision No. 1496-S

August 23, 2002

Appearances: Daniel M. Lindsay, Supervising Legal Counsel, for California Correctional Peace Officers Association; State of California (Department of Personnel Administration) by Edmund K. Brehl, Labor Relations Counsel, for State of California (Department of Corrections).

Before Baker, Whitehead and Neima, Members.

DECISION

WHITEHEAD, Member: This case comes before the Public Employment Relations Board (Board) on exceptions filed by the State of California (Department of Corrections) (Corrections) to an administrative law judge's proposed decision.

On July 31, 2002, Corrections requested permission to withdraw the exceptions pursuant to a settlement agreement.

After reviewing the entire record, the Board finds that such a withdrawal is in the best interests of the parties and is consistent with the purposes of the Ralph C. Dills Act (Dills Act).¹

¹The Dills Act is codified at Government Code section 3512 et seq.

ORDER

It is hereby ORDERED that the exceptions in Case No. SA-CE-1076-S are hereby
WITHDRAWN WITH PREJUDICE.

Members Baker and Neima joined in this Decision.