

STATE OF CALIFORNIA
DECISION OF THE
PUBLIC EMPLOYMENT RELATIONS BOARD



HOWARD W. NEELY, et al.,
Charging Party,

v.

FREMONT UNIFIED SCHOOL DISTRICT
Respondent.

Case No. SF-CE-612

PERB Order No. IR-37

May 12, 1982

HOWARD W. NEELY, et al.,
Charging Party,

v.

FREMONT UNIFIED DISTRICT TEACHERS
ASSOCIATION, CTA/NEA,
Respondent.

Case No. SF-CO-163

Appearances: David T. Bryant, Attorney (National Right to Work Legal Foundation, Inc.) and A. Roger Jeanson, Attorney (Haas and Najarian) for Howard W. Neely, et al.; Keith V. Breon, Attorney (Breon, Galgani, Godino & O'Donnell) for Fremont Unified School District; Kirsten L. Zerger, Attorney (California Teachers Association) for Fremont Unified District Teachers Association, CTA/NEA.

Before Gluck, Chairperson; Jaeger and Morgenstern, Members.

ORDER

The request for injunctive relief filed by Howard W. Neely, et al., in the above-captioned matter is DENIED, sufficient reasons therefor not having been demonstrated to the Board.

PER CURIAM