DIVISION OF LABOR STANDARDS ENFORCEMENT 1 By: FRANK C. S. PEDERSEN, 2 Special Hearing Officer 525 Golden Gate Avenue - Room 606 3 San Francisco, California 94102 4 Telephone: (415) 557-2516 5 Attorneys for the Labor Commissioner 6 7 8 BEFORE THE LABOR COMMISSIONER 9 STATE OF CALIFORNIA 10 PF LAZOR. 11 NO. TAC 28-80 Petitioner. SF MP 92 12 vs. 13 ROBBYN ESPERANCE. **DETERMINATION** aka ENTERTAINMENT. . 14 , Respondent. 15

The above-entitled controversy came on regularly for hearing in San Jose, California, on November 6, 1981, before the Labor Commissioner of the State of California by Frank C. S. Pedersen, Counsel for the Division of Labor Standards Enforcement, serving as Special Hearing Officer under the provisions of Section 1700.44 of the Labor Code of the State of California; petitioner PF Lazor appearing in propria persona, and respondent not appearing.

Evidence, both oral and documentary having been introduced, and the matter having been submitted for decision, the following determination is made:

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It is the determination of the Labor Commissioner:

- 1. That the sum of \$98.00 paid to respondent Robbyn Esperance as commissions was illegally obtained as respondent was not licensed. Robbyn Esperance is therefore directed to return to PF Lazor the sum of \$98.00.
- 2. That the other matters alleged by petitioner relate to a contract between petitioner and the Holiday Inn in Vacaville and are matters over which the Labor Commissioner has no jurisdiction.

DISCUSSION

Petitioner is an artist within the meaning of Section 1700.4 of the Labor Code and played an engagement at the Holiday Inn at Fairfield through the efforts of respondent, who was not licensed as a talent agency.

of \$98.00. Petitioner also alleged other damages relating to money collected at the door. It was explained to petitioner that these matters were matters between him and the Holiday Inn and could not be the subject of a talent agency controversy.

The Hearing Officer now makes the following Findings of Fact and Conclusions of Law:

FINDINGS OF FACT

- 1. That petitioner is an artist within the meaning of Section 1700.4 of the Labor Code.
- 2. That petitioner paid respondent the sum of \$98.00 as a commission of 10% on money received by him from the Holiday Inn.

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3. Respondent was not licensed as a talent agency and did procure employment for petitioner.

CONCLUSIONS OF LAW

Respondent Robbyn Esperance, aka Entertainment, did procure employment for petitioner without being properly licensed and is therefore directed to return the sum of \$98.00 commission to petitioner.

DATED: January 22, 1982.

Frank C. S. Pedersen
Special Hearing Officer

ADOPTED: January 26, 1982

Patrick W. Henning Labor Commissioner State of California