Attachment G JRS Exhibit 1 Page 1 of 1

SETTLEMENT AGREEMENT

between

JUDGES RETIREMENT SYSTEM and PAUL G. MAST

The parties to this agreement, the Judges Retirement System (JRS) and Paul G. Mast (Mast), hereby <u>fully settle</u> their dispute over his request to re-calculate his retirement allowance. The parties agree to the following terms;

- It is not disputed that JRS must follow the formula for deferred retirements in Government Code section 75033,5
- 2. Using that formula, JRS will re-calculate Mast's allowance based on the definition in former Government Code section 68203, as in effect on January 6, 1975,the date his last term began, and based on the compensation he was entitled to on the date of his retirement, January 15, 1979, pursuant to Oison v. Cory, (1980), 27 Cal. 3d, 532.
- Said recalculated retirement allowance shall begin on the date that Mast became eligible to receive a retirement allowance, May 28, 1965.
- Mast expressly waives his right to appeal this matter turther to JRS or any other competent jurisdiction.
- 5. Each party will keep the terms of this agreement confidential.
- Each party will bear their own costs in negotlating the terms of this agreement.

In settling, the parties do not admit any wrongdoing or breach of contractual obligations. The parties are settling this matter solely to avoid the expense and uncertainty of litigation.

By the signatures below, JRS and Mast agree to enter this settlement agreement as a legally binding contract on the date signed by the last party to sign.

Date

MICHAEL PRIEBE, Manager

Judges' Retirement System

10-8-96 Date:

AUL G. MAST

88	EX	HIBI	Ī.	
0-631-6		1	ч М.:	
IGAD 80		<u>ı</u>	-	-
Per				<u>-</u>