CASE DIGEST: U.S. Dep't of VA, N. Cal. Health Care Sys., Mather, Cal., 71 FLRA 377 (2019) (Member Abbott dissenting)

This case concerns the timeliness of the Agency's exceptions. The Agency argued that it timely filed its exceptions because it deposited them with a commercial-delivery service on the due date. The Authority found that the Agency's proffered evidence did not demonstrate that the Agency actually deposited the exceptions on the date alleged. Therefore, the Authority dismissed the Agency's exceptions as untimely.

This case digest is a summary of a decision issued by the Federal Labor Relations Authority, with a short description of the issues and facts of the case. Descriptions contained in this case digest are for informational purposes only, do not constitute legal precedent, and are not intended to be a substitute for the opinion of the Authority.