22

23

24

25

26

27

28

1		
2		
3		
4		
5	IN THE UNITED STATES DISTRICT COURT	
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
7		
8	AMANDA FRLEKIN, <i>et al.</i> , on behalf of themselves and all others similarly situated,	N. C 12 02451 WILL
9	Plaintiffs,	No. C 13-03451 WHA No. C 13-04727 WHA
10		
11	V.	
12	APPLE, INC.,	ORDER DISMISSING CLAIMS,
13	Defendant.	CONSOLIDATING CASES, AND REQUESTING BRIEFING
14	TAYLOR KALIN, individually and on behalf of all others similarly situated,	
15		
16	Plaintiffs,	
17	V.	
18	APPLE, INC.,	
19	Defendant.	
20		
21	On December 9, the Supreme Court decided Integrity Staffing Solutions, Inc. v. Busk,	

No. 13-433, 574 U.S. —, 2014 WL 6885951, at *7 (2014). Accordingly, the partial stay herein was lifted and supplemental briefing was requested.

First, the two above-captioned actions are hereby CONSOLIDATED FOR ALL PURPOSES. All filings shall be made in Frlekin, et al. v. Apple, Inc., No. 3:13-cv-03451-WHA, and deemed to have been filed in both actions.

Second, named plaintiffs Dean Pelle, Adam Kilker, and Brandon Fisher's individual claims under the FLSA, New York, Massachusetts, and Ohio state law are hereby **DISMISSED** WITH PREJUDICE. Both sides agree that these claims do not survive Busk (Dkt. Nos. 210, 211). This dismissal, of course, is only as to the named plaintiffs' individual claims since no class has been certified.

Third, the parties raise two issues: (1) whether plaintiffs should be allowed leave to file a new consolidated complaint that combines the claims in *Frlekin* and *Kalin* and (2) whether jurisdiction should be exercised over the remaining claims (which are only California state-law claims) under supplemental jurisdiction or the Class Action Fairness Act, 28 U.S.C. 1332(d). To tee this up, plaintiffs' counsel shall file a motion for leave to file a second amended complaint by **JANUARY 6 AT NOON**, noticed on a normal 35-day track. Plaintiffs shall please append redlines showing the differences between the new pleading and the pleadings in *Frlekin* and *Kalin*. Plaintiffs must plead their best and most plausible case. In light of this, Apple need not file a reply regarding *Busk* by December 29.

IT IS SO ORDERED.

Dated: December 23, 2014.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE