UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

LEOPOLDO PENA MENDOZA, ELVIZ SANCHEZ AND JOSE ARMANDO	Case Number: 15-CV-05143-WHO
CORTES,	ORDER AND FINAL JUDGMENT
Plaintiff,	
v.)	HON. WILLIAM H. ORRICK
FONSECA McELROY GRINDING CO. INC.	
and GRANITE ROCK COMPANY;	
Defendants.	

ORDER AND FINAL JUDGMENT

Based on the stipulation and good cause found, the Court hereby Orders Adjudicates and Decrees as Follows:

Count Three of the First Amended Complaint is Dismissed with Prejudice as to all Defendants;

As to Counts One, Two and Three, the parties have reached a resolution as to all claims other than those encompassed by this Court's November 28, 2016 Order Granting Partial Summary Judgment, in favor of Defendant Granite Rock Company on Plaintiffs' prevailing wage claims that lowbed transportation work hours are public work subject to California prevailing wage requirements pursuant to California Labor Code section 1720 et seq..

As a result, let a Judgment be entered on behalf of Defendant GRANITE ROCK COMPANY as against Plaintiffs LEOPOLDO PENA MENDOZA, ELVIZ SANCHEZ and JOSE

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Order Granting Partial Summary Judgment. IT IS SO ORDERED, ADJUDICATED AND DECREED. Dated: January 12, 2017

ARMANDO CORTES on Counts One, Two and Three of the First Amended Complaint as the Court has found that prevailing wages are not owed for what is termed "lowbed mobilization" and the parties have resolved all other disputes that fall outside the Court's November 28, 2016

