

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

ROBERT BENSON, individually and on
behalf of all others similarly situated,

No. C 17-01894 WHA

Plaintiff,

v.

**ORDER DENYING
ADMINISTRATIVE MOTION
TO STAY PROCEEDINGS**

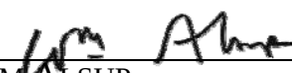
HARRISON GLOBAL, LLC, dba
BOSTON COACH,

Defendant.

Defendant's administrative motion to stay proceedings (Dkt. No. 31) is **DENIED**, principally for the reasons set forth in plaintiff's opposition thereto (Dkt. No. 34). In the event that *Huddlestun* is resolved on a class-wide basis in such a way as to eliminate some part of the instant putative class action, a new motion to limit the proceedings herein may be entertained. The Court also takes note of plaintiff's counsel's suspicion that movant and the plaintiff's counsel in *Huddlestun* are drawing up a collusive settlement based on inadequate discovery (*see id.* at 1, 4). Possibly this is true. If it so develops, plaintiff's counsel will have the opportunity to present their arguments on the issue to Judge Sabraw.

IT IS SO ORDERED.

Dated: August 16, 2017.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE