

1	subsequent amendments," Sparta Surgical Corp. v. Nat'l Ass'n of Securities Dealers, Inc., 159
2	F.3d 1209, 1213 (9th Cir. 1998)), because the defendants do not oppose remand, this Court will
3	decline to exercise supplemental jurisdiction over the remaining claims. See 28 U.S.C. §
4	1367(c)(3). Plaintiffs' motion to remand [Dkt. #22]is GRANTED.
5	Accordingly, it is hereby ORDERED that:
6	• the Plaintiffs' Amended Motion for Voluntary Dismissal without Prejudice of All
7	Claims Against Teamsters Local No. 313 and Breach of Contract Claim Against
8	Lynden Transport is GRANTED ;
9	• the Plaintiffs' motion to dismiss their breach-of-contract claim and negligence
10	claim against the defendant Lynden Transport is GRANTED ;
11	• the only remaining claims in this case are the Plaintiffs' wrongful discharge and
12	hostile work environment claims against defendant Lynden Transport;
13	• the Plaintiffs' Amended Motion to Remand to Pierce County Superior Court is
14	GRANTED.
15	IT IS SO ORDERED.
16	Dated this 16 th day of April, 2015.
17	∇ ∇ ∇ ∇ -1 .
18	RONALD B. LEIGHTON
19	UNITED STATES DISTRICT JUDGE
20	
21	
22	
23	
24	