FOR PUBLICATION

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

SABRINA LAGUNA, an individual; CARLOS ACEVEDO, an individual; TERESA SALAS, an individual; ROES 3–50, on behalf of themselves and in a representative capacity for all others similarly situated,

Plaintiffs-Appellees,

AMRIT SINGH,

Objector-Appellant,

v.

COVERALL NORTH AMERICA, INC., a
Delaware corporation;
ALLIED CAPITAL CORPORATION, a
Maryland corporation; ARES
CAPITAL CORPORATION, a Maryland
corporation; CNA HOLDING
CORPORATION, a Delaware
corporation; TED ELLIOTT, an
individual; DOES, 5–50, inclusive,

Defendants-Appellees.

No. 12-55479

D.C. No. 3:09-cv-02131-JM-BGS

ORDER

Appeal from the United States District Court for the Southern District of California Jeffrey T. Miller, Senior District Judge, Presiding

Filed November 20, 2014

Before: Ronald M. Gould and Jay S. Bybee, Circuit Judges, and Edward M. Chen, District Judge.*

COUNSEL

Shannon Liss-Riordan (argued), Licthen & Liss-Riordan, P.C., Boston, Massachusetts; Monique Olivier, Duckworth Peters Lebowitz Olivier, LLP, San Francisco, California, for Objector-Appellant.

Raul Cadena & Nicole R. Roysdon, Cadena Churchill, LLP, San Diego, California; L. Tracee Lorens & Wayne Alan Hughes, Lorens & Associates, APLC, San Diego California, for Plaintiffs-Appellees.

Norman M. Leon (argued), DLA Piper LLP, Chicago, Illinois; Mazda K. Antia, Cooley LLP (argued), San Diego, California; Jeffrey A. Rosenfeld & Nancy Nguyen Sims, DLA Piper LLP, Los Angeles, California, for Defendants-Appellees.

Theodore H. Frank, Center for Class Action Fairness, Washington, D.C.; Adam Ezra Schulman, Student Press Law Center, Arlington, Virginia, for Amicus Curiae Center for Class Action Fairness.

^{*} The Honorable Edward M. Chen, District Judge for the U.S. District Court for the Northern District of California, sitting by designation.

ORDER

The court has been advised that the parties have reached The appeal is hereby a settlement in this action. **DISMISSED AS MOOT**, and the previously filed opinion reported at 753 F.3d 918 (9th Cir. 2014) is VACATED. Each party shall bear its own costs.