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

CORBY KUCIEMBA, et al., Plaintiffs, v. VICTORY WOODWORKS, INC.,

Defendant.

Case No. 20-cv-09355-MMC

ORDER GRANTING DEFENDANT'S MOTION TO DISMISS; AFFORDING PLAINTIFFS LEAVE TO AMEND

Before the Court is defendant Victory Woodworks, Inc's "Motion to Dismiss for Failure to State a Claim," filed January 5, 2021. Plaintiffs Corby Kuciemba and Robert Kuciemba have filed opposition, to which defendant has replied. The matter came on regularly for hearing on February 12, 2021. Mark Freeman of Venardi Zurada LLP appeared on behalf of plaintiffs; William Bogdan of Hinshaw & Culbertson LLP appeared on behalf of defendant.

Having read and considered the parties' respective written submissions as well as
the arguments of counsel at the hearing, the Court, for the reasons stated in detail on the
record at the hearing, rules as follows:

1. The Fourth Cause of Action, titled, "Public Nuisance," fails for lack ofstanding.

The First, Second, Third, and Fifth Causes of Action, titled, respectively,
 "Negligence," "Negligence Per Se," "Negligence – Premises Liability," and "Loss of
 Consortium," are barred by the exclusive remedy provisions of California's workers'
 compensation statutes. <u>See</u> Cal. Labor Code §§ 3600, 3602.

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Accordingly, the Motion to Dismiss is hereby GRANTED, and plaintiffs are hereby

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1 afforded leave to file, no later than March 19, 2021, a First Amended Complaint.

IT IS SO ORDERED.

Dated: February 22, 2021

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United States District Judge