

IN THE MATTER OF

CRAIN CONSTRUCTION, COMPANY, INC,
AND
WILLIAM PALMADESSA, ANTHONY T. RINALDI,
JOSEPH A. MARINO, FAITH CONNELLY
AND
JOHN SAN SEVERE,
as officers and shareholders of
CRAIN CONSTRUCTION COMPANY, INC.
and its successors or substantially owned-affiliated entities
CRAIN CONSTRUCTION OF NEW YORK, INC.,
AND
CRAIN CONSTRUCTION OF NEW JERSEY, INC.,,
Prime Contractor,

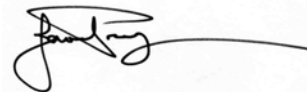
**NOTICE
OF
FILING**

Prevailing Rate Case No.
00-3264

Orange County

For a determination pursuant to Article 8 of the Labor Law whether prevailing wages and supplements were paid to or provided for the laborers, workers and mechanics employed on a public work project known as the Middle School Renovation and Addition in the Highland Falls- Fort Montgomery Central School District at Highland Falls, New York.

PLEASE TAKE NOTICE that annexed hereto is true copy of the Report & Recommendation on Respondents' Motion to Reopen the Hearing in the above-captioned matter and the Order of the Commissioner thereon duly filed in the Office of the Commissioner of Labor on July 12, 2011.



Dated: July 12, 2011
Albany, New York

Jerome A. Tracy, Associate Attorney
NYS DOL Office of Administrative Adjudication
SOB Campus Bldg 12 Room 266
Albany NY 12240

TO:

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Highland Falls-Fort Montgomery
Central School District
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For the Department:

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