

IN THE MATTER OF

J. S. McHUGH, INC., and JEFFREY B. MULHALL,  
Individually as one of the five largest shareholders of the corporation  
Prime Contractor

and

T D CONTRACTORS CORP.  
d/b/a T D CONTRACTORS, INC.,

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the  
corporation;

THE THORNE GROUP, INC.

as a substantially owned-affiliated entity and/or successor of  
T D CONTRACTORS CORP.,

and

WILLIAM THORNE and REBECCA THORNE,

Individually as officers and among the five largest shareholders of the  
corporation;

SPORTSCRAFTERS, INC.

as a substantially owned-affiliated entity and/or successor of  
T D CONTRACTORS CORP.,

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the  
corporation; and

CERTIFIED INSTALLERS, INC.

as a substantially owned-affiliated entity and/or successor of T D  
CONTRACTORS CORP.,

and

REBECCA A. THORNE,

Individually as an officer and one of the five largest shareholders of the  
corporation

Subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether  
prevailing wages and supplements were paid to or provided for the  
laborers, workers and mechanics employed on a public work project for  
the Town of Bedford, in Bedford, New York.

**DEFAULT  
DETERMINATION  
&  
ORDER**

Prevailing Wage Rate  
Case No. 07-2178

PW 06 0006

Westchester County

IN THE MATTER OF

ROCKMORE CONTRACTING CORP.,

and

JOHN M. FINN,

Individually as one of the five largest shareholders of the corporation

Prime Contractor;

J.S. McHUGH, INC., and JEFFREY B. MULHALL,

Individually as one of the five largest shareholders of the corporation

Subcontractor;

and

T D CONTRACTORS CORP. d/b/a T D CONTRACTORS, INC.,

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation;

THE THORNE GROUP, INC.

as a substantially owned-affiliated entity and/or successor of

T D CONTRACTORS CORP., and WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation;

SPORTSCRAFTERS, INC.

as a substantially owned-affiliated entity and/or successor of

T D CONTRACTORS CORP., and WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation;

and

CERTIFIED INSTALLERS, INC.

as a substantially owned-affiliated entity and/or successor of

T D CONTRACTORS CORP., and REBECCA A. THORNE,

Individually as an officer and one of the five largest shareholders of the corporation

Sub-subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the workers employed on a public work project known as Additions and Alterations at the Nesaquake Middle School, in Smithtown

Prevailing Rate Case  
PRC No. 2009006983  
Case ID: PW08 2011008246  
Westchester County

IN THE MATTER OF

FORTUNATO SONS, INC., and BERNARD FORTUNATO,  
Individually as one of the five largest shareholders of the corporation  
Prime Contractor;  
and

J.S. McHUGH, INC., and JEFFREY B. MULHALL,  
Individually as one of the five largest shareholders of the corporation  
Subcontractor;  
and

T D CONTRACTORS CORP. d/b/a T D CONTRACTORS, INC.  
and  
WILLIAM THORNE,  
Individually as an officer and one of the five largest shareholders of the  
corporation;

THE THORNE GROUP, INC.  
as a substantially owned-affiliated entity and/or successor of  
T D CONTRACTORS CORP., and WILLIAM THORNE,  
Individually as an officer and one of the five largest shareholders of the  
corporation;

SPORTSCRAFTERS, INC.  
as a substantially owned-affiliated entity and/or successor of  
T D CONTRACTORS CORP., and WILLIAM THORNE,  
Individually as an officer and one of the five largest shareholders of the  
corporation;

and  
CERTIFIED INSTALLERS, INC.  
as a substantially owned-affiliated entity and/or successor of  
T D CONTRACTORS CORP., and REBECCA A. THORNE,  
Individually as an officer and one of the five largest shareholders of the  
corporation

Sub-subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether  
prevailing wages and supplements were paid to or provided for the  
workers employed on a public work project known as Additions and  
Alterations at the Great Hollow Middle School in Smithtown.

Prevailing Rate Case  
Case No. 03-6084  
PW 12 060004

Suffolk County

WHEREAS a hearing was held in the above-captioned matter; and

WHEREAS the Hearing Officer submitted the annexed Report & Recommendation  
dated:

NOW, upon review of the entire record, and upon reading the Hearing Officer's Report & Recommendation, and due deliberation having been had thereon, it is

ORDERED that the Hearing Officer's findings of fact and conclusions of law be, and hereby are, adopted; and it is further

ORDERED that the Hearing Officer's recommended determinations and orders be, and hereby are, adopted, and they shall constitute the final **Determination & Order** of the Commissioner of Labor as if fully set forth herein.

Dated: February 21, 2013  
Albany, New York



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Peter M. Rivera,  
Commissioner of Labor  
State of New York