UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

JANE DOES I, II, III and FRIENDS OF FARMWORKERS, INC. D/B/A JUSTICE AT WORK IN ITS CAPACITY AS EMPLOYEE REPRESENTATIVE,

Plaintiffs,

EUGENE SCALIA, IN HIS OFFICIAL CAPACITY AS UNITED STATES SECRETARY OF LABOR; OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION, UNITED STATES notice DEPARTMENT OF LABOR, Case No.: 3:20-cv-01260

RESPONSE TO LETTER FROM OCCUPATIONAL HEALTH AND SAFETY ADMINISTRATION

Defendants.

On December 2, 2020, Respondent Occupational Safety and Health Administration (OSHA) wrote to the Court to inform it that the agency was declining to cite Maid-Rite Specialty Foods, LLC. ECF Doc. 51. OSHA's "hazard letter" reaffirms that Maid-Rite ignores physical distancing requirements, but that OSHA is unwilling to take action to protect Maid-Rite's workers from the imminent danger that conduct creates. ECF Doc. 51-2, at 1 (merely "bring[ing] [Maid-Rite's] attention to [the hazard of COVID-19] and some methods that have been used to address it"). *Id.* at 1. Plaintiffs have requested OSHA engage in an "informal review" of this determination. *See* Ex. 1.

As documented in the attached declarations, the dangerous conditions at Maid-Rite remain substantially unchanged. Ex. 2, Jane Doe I Decl. at ¶¶ 4-8; Ex. 3, Worker Decl. at ¶¶ 3-9. Most importantly, workers at the facility continue to work shoulder to shoulder for hours every day, which has been the cause of multiple deadly outbreaks of the virus at meat processing plants around the country. See ECF Doc. 43 at 9 (citing Sioux Falls Epi Aid). Recently, the CDC updated its guidance to minimize the spread of COVID-19 and reemphasized the critical importance of physical distancing to protect the public health.¹ OSHA's conduct in this case reflects that the Agency is willing to ignore that guidance and the science—subjecting workers at Maid-Rite to workplace conditions "reasonably expected to cause death or serious physical harm," 29 U.S.C. § 662(a)—because the Agency is unwilling to require Maid-Rite to make basic and simple changes to its production practices. This Court's intervention to require OSHA to protect these workers from the risk of COVID-19 remains essential. See 29 U.S.C. § 662(d).

¹ CDC, Summary of Guidance for Public Health Strategies to Address High Levels of Community Transmission of SARS-CoV-2 and Related Deaths, December 2020, Dec. 4, 2020, <u>https://www.cdc.gov/mmwr/volumes/69/wr/mm6949e2.htm?s_cid=mm6949e2_w</u>.

Respectfully submitted this 8th day of December 2020.

s/ David H. Seligman_

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CERTIFICATE OF SERVICE

I hereby certify that I caused this brief to be filed be filed in ECF, which caused a copy to be served on counsel for all parties.

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