IN THE SUPREME COURT OF PENNSYLVANIA EASTERN DISTRICT

IN RE: AMAZON.COM, INC., FULFILLMENT CENTER FAIR LABOR STANDARDS ACT (FLSA) AND WAGE AND HOUR LITIGATION : No. 124 EM 2019

NEAL HEIMBACH; KAREN SALASKY

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AMAZON.COM, INC.; AMAZON.COM.DEDC, LLC; INTEGRITY STAFFING SOLUTIONS, INC.

PETITION OF: UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

ORDER

PER CURIAM

AND NOW, this 27th day of December, 2019, the Petition for Certification of Question of Law is GRANTED. The Court shall consider the following issues:

- (1) Is time spent on an employer's premises waiting to undergo and undergoing mandatory security screening compensable as "hours worked" within the meaning of the Pennsylvania Minimum Wage Act, 43 P.S. §§333.101 333.115?
- (2) Does the doctrine of *de minimis non curat lex*, as described in *Anderson v. Mt. Clemens Pottery Co.*, 328 U.S. 680 (1946) and *Sandifer v. U.S. Steel Corp.*, 571 U.S. 220 (2014), apply to bar claims brought under the Pennsylvania Minimum Wage Act, 43 P.S. §§333.101 333.115?

Neal Heimbach and Karen Salasky are DESIGNATED as Appellants.

Amazon.com, Inc., Amazon.com, Amazon.com.DEDC, LLC., and Integrity Staffing Solutions, Inc., are DESIGNATED as Appellees.

The Prothonotary is DIRECTED to establish a briefing schedule and list this case for oral argument.