

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

MICHAEL TREVORAH, on behalf of  
himself and similarly situated employees,

3:16-cv-00492-JMM

Plaintiff,

v.

LINDE CORPORATION,

Defendant

ORDER

NOW, this 15<sup>th</sup> day of JUNE, 2016, upon consideration of

Defendant's Motion to Dismiss ("Motion") and accompanying brief, see Docs. 22 and 30, Plaintiffs' opposition papers, see Doc. 36, Defendant's reply papers, see Doc. 39, and the agreed-upon order submitted by the parties, see Doc. 41, it is hereby **ORDERED** that the Motion is **GRANTED IN PART** and **DENIED IN PART**. In particular, the Motion is **GRANTED** to the extent that the Fair Labor Standards Act claims of Plaintiffs Michael Trevorah,<sup>1</sup> Andrew Bennett, Michael Fetcho, Jeff Gurns, Howard Jacoby, Kevin Keleher, Scott MacCollum, John Maroni, Tanner Murphy, Thomas Schwartz, and Norman Steidinger applicable to the time period after July 4, 2013, are dismissed. The Motion is **DENIED** in all other respects.

  
Hon. James M. Munley  
United States District Court

<sup>1</sup> The dismissal of Michael Trevorah's FLSA claim for the time period after July 4, 2013 is based on the understanding and subject to the condition that the "Mike Revorah" listed on Schedule A attached to the Complaint filed by the Secretary of Labor in Case No. 3:16-CV-00292-JMM -- believed to be a typo -- is in fact the Plaintiff "Michael Trevorah" in this instant Case No. 3:16-cv-00492-JMM.