UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

)
) CASE NO. 1:17-cv-00362
)
) JUDGE
)
) <u>COLLECTIVE ACTION COMPLAINT</u>
)
JURY DEMAND ENDORSED HEREON

Plaintiff Robert Eddings, by and through counsel, for his Complaint against Defendant General Aluminum Mfg. Company, states and alleges the following:

INTRODUCTION

- 1. This case challenges policies and practices of Defendant that violated the Fair Labor Standards Act ("FLSA"), 29 U.S.C. §§ 201-219.
- 2. Plaintiff brings this case as an FLSA "collective action" pursuant to 29 U.S.C. § 216(b), which provides that "[a]n action to recover the liability" prescribed by the FLSA "may be maintained against any employer ... by any one or more employees for and in behalf of himself or themselves and other employees similarly situated." Plaintiff brings this case on behalf of himself and other "similarly-situated" persons who have joined or may join this case pursuant to § 216(b) ("the Opt-Ins").

JURISDICTION AND VENUE

3. This Court has jurisdiction over Plaintiff's FLSA claims pursuant to 28 U.S.C. § 1331 and 29 U.S.C. § 216(b).

4. Venue is proper in this judicial district and division pursuant to 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to Plaintiff's claims occurred here.

PARTIES

- 5. At all times relevant, Plaintiff was a citizen of the United States. Plaintiff worked for Defendant as an hourly employee within this district and division.
- 6. Defendant is an Ohio corporation with its corporate offices located at 6065 Parkland Blvd., Cleveland, Ohio 44124. It can be served through its registered agent Corporation Service Company, 50 West Broad Street, Suite 1330, Columbus, Ohio 43215.

FACTUAL ALLEGATIONS

Defendant's Status as an "Employer"

- 7. At all times relevant, Defendant was an "employer" within the meaning of the FLSA, 29 U.S.C. § 203(d).
 - 8. Defendant's hourly employees included Plaintiff and the Opt-Ins.
- 9. At all times relevant, Defendant was an enterprise within the meaning of 29 U.S.C. § 203(r), and an enterprise engaged in commerce or in the production of goods for commerce within the meaning of 29 U.S.C. § 203(s)(1).

Hourly Employees' Compensation

- 10. Plaintiff and the Opt-Ins are current or former hourly employees of Defendant.
- 11. Plaintiff and the Opt-Ins frequently worked more than forty (40) hours in a single workweek, entitling them to overtime compensation under the FLSA. For example, Plaintiff would at times work up to 60 hours in a week.

- 12. Plaintiff and the Opt-Ins were not paid all of the overtime compensation they earned.
- 13. Plaintiff and the Opt-Ins regularly began work for the day up to 15 minutes before their scheduled start time but, pursuant to Defendant's uniform companywide policy, did not start getting paid until their scheduled start time.
- 14. Defendant also had a policy of failing to pay employees for time worked after their shift, until they worked at least 30 minutes over their scheduled shift.
- 15. Plaintiff and the Opt-Ins were full time employees regularly scheduled to work 40 hours a week or more. Thus, by failing to pay Plaintiff and the Opt-Ins for work performed before and after their scheduled shift, Defendant failed to pay Plaintiff and the Opt-Ins for all of their overtime in nearly every week in which they worked.
- 16. Additionally, Defendant paid Plaintiff and certain Opt-Ins bonuses for satisfactory attendance. Such bonuses were paid approximately quarterly. The amount of those bonuses was never included in determining Plaintiff and the Opt-Ins regular rate for overtime purposes. This also resulted in Plaintiff and the Opt-Ins receiving less overtime premium pay than they were owed.

COLLECTIVE ACTION ALLEGATIONS

- 17. Plaintiff incorporates by reference the foregoing allegations as if fully rewritten herein.
- 18. Plaintiff brings this case as an FLSA "collective action" pursuant to 29 U.S.C. § 216(b), which provides that "[a]n action to recover the liability" prescribed by the FLSA "may be maintained against any employer ... by any one or more employees for and in behalf of himself or themselves and other employees similarly situated."

19. The Opt-Ins who are "similarly situated" to Plaintiff with respect to Defendant's FLSA violations consist of:

All present and former hourly employees of Defendant during the period three years preceding the commencement of this action to the present who worked more than forty hours in one or more workweeks.

- 20. Such persons are "similarly situated" with respect to Defendant's FLSA violations in that all were hourly employees of Defendant, all were subjected to and injured by Defendant's unlawful practice of failing to pay its employees for all hours worked, and all have the same claims against Defendant for unpaid wages and overtime compensation as well as for liquidated damages, attorneys' fees, and costs.
- 21. Conditional certification of this case as a collective action pursuant to 29 U.S.C. § 216(b) is proper and necessary so that such persons may be sent a Court-authorized notice informing them of the pendency of this action and giving them the opportunity to "opt in."
- 22. Plaintiff cannot yet state the exact number of similarly-situated persons. Such persons are readily identifiable through the payroll records Defendant has maintained, and was required to maintain, pursuant to the FLSA and Ohio law. 29 U.S.C. § 211(c) & 29 C.F.R. § 215.2; Ohio Const. art. II, § 34a.

COUNT ONE (FLSA Overtime Violations)

- 23. Plaintiff incorporates by reference the foregoing allegations as if fully rewritten herein.
- 24. Plaintiff brings this claim for violation of the FLSA's overtime provisions on behalf of himself and the Opt-Ins who have joined this case pursuant to 29 U.S.C. § 216(b).

Plaintiff's written consent to becoming a party to this action pursuant to § 216(b) has been filed or will be filed with the Court.

- 25. The FLSA requires that non-exempt employees be paid at a rate of one and one half times their regular rate for every hour worked in excess of 40 in a workweek.
- 26. Defendant failed to pay Plaintiff and the Opt-Ins overtime compensation for all hours worked in excess of forty in a workweek.
- 27. Instead, Defendant had a companywide policy of failing to pay its employees for all time worked from the time they clocked in until their scheduled start time.
- 28. Defendant also had a policy of failing to pay overtime to employees for hours worked after their scheduled shift, until they worked at least 30 minutes past their scheduled shift
- 29. Further, Defendant failed to include attendance bonus payments when computing Plaintiff and certain Opt-In's regular rate for purposes of determining the proper overtime premium.
- 30. Defendant's practices resulted in Plaintiff and the Opt-Ins receiving less overtime compensation than they were owed.
- 31. By engaging in these practices, Defendant willfully violated the FLSA and regulations thereunder that have the force and effect of law.
- 32. As a result of Defendant's violations of the FLSA, Plaintiff and the Opt-Ins were injured in that they did not receive overtime compensation due to them pursuant to the FLSA. 29 U.S.C. § 216(b) entitles them to an award of "unpaid overtime compensation" as well as "an additional equal amount as liquidated damages." Section 216(b) further provides that "[t]he court ... shall, in addition to any judgment awarded to the plaintiff or Plaintiff, allow a reasonable attorney's fee to be paid by the defendant, and costs of the action."

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that the Court:

- A. Conditionally certify this case as an FLSA "collective action" pursuant to 29 U.S.C. § 216(b) and direct that Court-approved notice be issued to similarly-situated persons informing them of this action and enabling them to opt in;
- B. Enter judgment against Defendant and in favor of Plaintiff and the Opt-Ins;
- C. Award compensatory damages to Plaintiff and the Opt-Ins in the amount of their unpaid wages as well as liquidated damages in an equal amount;
- D. Award Plaintiff his costs and attorneys' fees incurred in prosecuting this action and such further relief as the Court deems equitable and just.

Respectfully submitted,

/s/ Hans A. Nilges

Hans A. Nilges (0076017)
Shannon M. Draher (0074304)
Michaela Calhoun (0093546)
Nilges Draher, LLC
4580 Stephen Circle, N.W.
Suite 201
Canton, Ohio 44718
330-470-4428
hans@ohlaborlaw.com
sdraher@ohlaborlaw.com
mcalhoun@ohlaborlaw.com

JURY DEMAND

Plaintiff hereby demand a trial by jury on all issues so triable.

/s/ Hans A. Nilges
Counsel for Plaintiff

Print

Save As..

Case: 1:17-cv-00362 Por #: 101 Filed: 02/22/17 1 of 3. PageID #: 7

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil do	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE OF	F THIS FO	RM.)	1771, is required for the	ie age of the elec	ik of court for the
I. (a) PLAINTIFFS Robert Eddings 527 Ravenna Avenue Ravenna, Ohio 44266				DEFENDANTS General Aluminum c/o Corporation So Columbus, Ohio 4	n Manufacturing C ervice Company, 5		d Street, Suite 1330,
(b) County of Residence of First Listed Plaintiff Portage (EXCEPT IN U.S. PLAINTIFF CASES)				NOTE: IN LAND C	e of First Listed Defen (IN U.S. PLAINTIFF ONDEMNATION CASE FOF LAND INVOLVED	CASES ONLY) S, USE THE LOCA	
(c) Attorneys (Firm Name, A Hans A. Nilges, Nilges D 7266 Portage Street, NW Massillon, Ohio 44646	raher, LLC.	r)		Attorneys (If Known)			
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	III. CI	TIZENSHIP OF P	PRINCIPAL PAR	RTIES (Place an	ı "X" in One Box for Plaintifj
☐ 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government l	Not a Party)				and On ated or Principal Pl siness In This State	
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi)	ip of Parties in Item III)	Citize	n of Another State		ated <i>and</i> Principal I siness In Another S	
				n or Subject of a Eeign Country	1 3		□ 6 □ 6
IV. NATURE OF SUIT	. `	<u> </u>	FO	REFEITURE/PENALTY	Click here for: Natu		Descriptions. OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 370 Other Fraud 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage Product Liability 371 Prisoner Petition 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition of Confinement	X	EABOR 5 Drug Related Seizure of Property 21 USC 881 0 Other LABOR 6 Fair Labor Standards Act 7 Labor/Management Relations 8 Railway Labor Act 1 Family and Medical Leave Act 9 Other Labor Litigation 1 Employee Retirement Income Security Act IMMIGRATION 2 Naturalization Application 5 Other Immigration Actions	3422 Appeal 28 USC 423 Withdrawal 28 USC 157 423 Withdrawal 28 USC 157 423 Withdrawal 28 USC 157 424 Withdrawal 28 Withdrawal 29 Wi	158	5 False Claims Act 5 Qui Tam (31 USC 3729(a)) 1 State Reapportionment 2 Antitrust 1 Banks and Banking 2 Commerce 3 Deportation 2 Racketeer Influenced and 2 Corrupt Organizations 3 Consumer Credit 4 Cable/Sat TV 5 Securities/Commodities/1 Exchange 6 Other Statutory Actions 8 Agricultural Acts 8 Environmental Matters 9 Treedom of Information 1 Act 1 Administrative Procedure 1 Act/Review or Appeal of 1 Agency Decision 2 Constitutionality of 3 State Statutes
	moved from 3 te Court Cite the U.S. Civil Sta 29 U.S. C. & & 202	Appellate Court tute under which you ar 1-219	4 Reins Reop	ened Anoth (specify	er District L	Aultidistrict itigation - Transfer	□ 8 Multidistrict Litigation - Direct File
VII. REQUESTED IN	Overtime violation CHECK IF THIS	N IS A CLASS ACTION	N Di	EMAND \$			nded in complaint:
COMPLAINT: VIII. RELATED CASI		3, r.K.CV.P.			JURY DE	MAND: 🗷	Yes 🗖 No
IF ANY	(See instructions):	JUDGE SIGNATURE OF ATT	TORNEY C	DE RECORD	DOCKET NUME	BER	
02/22/2017 FOR OFFICE USE ONLY		/s/ Hans A. Nilg		. ACOAD			
	MOUNT	APPLYING IFP		JUDGE	1	MAG. JUDGE	

Reset

Case: 1:17-cv-00362 Doc #: 1-1 Filed: 02/22/17 2 of 3. PageID #: 8

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

l.	Civil Categories: (Please check one category only).					
	2. Admi	eral Civil nistrative Review/Social Securi eas Corpus Death Penalty	ty			
	*If under Title 28, §2255, name the	SENTENCING JUDGE:				
	, ,	CASE NUMBER:				
II.	RELATED OR REFILED CASES. See LR 3.1 which provides in pertinent part: "If an action is filed or removed to this Cour and assigned to a District Judge after which it is discontinued, dismissed or remanded to a State court, and subsequently refiled, it shall be assigned to the same Judge who received the initial case assignment without regardfo the place of holding court in which the case was refiled. Counsel or a party without counsel shall be responsible fo bringing such cases to the attention of the Court by responding to the questions included on the Civil Cover Sheet."					
	This action is RELATED to a	nother PENDING civil case. This action is	REFILED pursuant to LR 3.1.			
lf appli	icable, please indicate on page 1 in	section VIII, the name of the Judge and case	e number.			
II.	divisional offices therein. Actions	e 3.8, actions involving counties in the Easte involving counties in the Western Division shadivision, and for statistical reasons, the follows:	nall be filed at the Toledo office. For the			
	ANSWER ONE PARAGRAPH ONL PARAGRAPH APPLIES TO YOUR	Y. ANSWER PARAGRAPHS 1 THRU 3 IN ORI CASE, ANSWER IT AND STOP.	DER. UPON FINDING WHICH			
	county COUNTY: Cuyahoga	e defendant resides in a county within this dis	•			
	it has its principal place of busine		to be a resident of that county in which			
	(2) <u>Non-Resident defendant</u> . If no defendant is a resident of a county in this district, please set forth the co- wherein the cause of action arose or the event complained of occurred. COUNTY:					
	place of business within t	lant is a resident of this district, or if the defend he district, and the cause of action arose or the th the county of the plaintiff's residence.				
V.	The Counties in the Northern District of Ohio are divided into divisions as shown below. After the county is determined in Section III , please check the appropriate division.					
	EASTERN DIVISION					
	AKRON CLEVELAND	(Counties: Carroll, Holmes, Portage, Stark, (Counties: Ashland, Ashtabula, Crawford, C Lorain, Medina and Richland)				
	YOUNGSTOWN	(Counties: Columbiana, Mahoning and Trun	nbull)			
	WESTERN DIVISION					
	TOLEDO	(Counties: Allen, Auglaize, Defiance, Erie, F Huron, Lucas, Marion, Mercer, Ottawa, Pat VanWert, Williams, Wood and Wyandot)				

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. **Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **Origin.** Place an "X" in one of the seven boxes. V.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation - Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT

for the

Northern District of Ohio

Robert Eddings 527 Ravenna Avenue Ravenna, Ohio 44266)))
Plaintiff(s)	
v.) Civil Action No. 1:17-cv-00362
General Aluminum Manufacturing Company c/o Corporation Service Company 50 West Broad Street, Suite 1330 Columbus, Ohio 43215)))
Defendant(s))
SUMMONS IN	A CIVIL ACTION
To: (Defendant's name and address) General Aluminum Manufa c/o Corporation Service Co 50 West Broad Street, Sui Columbus, Ohio 43215	ompany
A lawsuit has been filed against you.	
are the United States or a United States agency, or an office	l.
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Civil Action No. 1:17-cv-00362

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was ra	This summons for (no ceived by me on (date)	ame of individual and title, if a	ny)					
was re	cerved by the on (aate)		·					
	☐ I personally served the summons on the individual at (place)							
		; or						
	☐ I left the summons at the individual's residence or usual place of abode with (name)							
			, a person of suitable age and discretion who res	sides there,				
	on (date)	copy to the individual's last known address; or						
	☐ I served the summons on (name of individual)							
	designated by law to	accept service of process	s on behalf of (name of organization)					
			on (date)	; or				
	☐ I returned the sum	☐ I returned the summons unexecuted because						
	☐ Other (<i>specify</i>):							
	My fees are \$	for travel and S	\$ for services, for a total of \$	0.00				
	I declare under penalty of perjury that this information is true.							
Date:		_						
			Server's signature					
		_	Printed name and title					
		_	Server's address					

Additional information regarding attempted service, etc:

Print Save As... Reset

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Lawsuit Against General Aluminum Mfg. Company Alleges FLSA Violations</u>