## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS PINE BLUFF DIVISION

JONATHAN LOVE, SHERI McWILLIAMS, TRACY KEEN, and ROBIN LOVE

**PLAINTIFFS** 

 $\mathbf{v}$ .

No. 5:13-cv-292-DPM

MICHAEL L RETZER, Individually, and in his Capacity as an Owner, Officer and Manager of Retzer Resources Inc. and the Retzer Group Inc.; and RETZER LLC

**DEFENDANTS** 

## **ORDER**

The joint motion is granted. The Court approves the parties' proposed settlement. *In re Flight Transportation Corp. Securities Litigation*, 730 F.2d 1128, 1135 (8th Cir. 1984). It makes plaintiffs whole for their alleged back wages — plus liquidated damages in a like amount. The attorney's fees are more than reasonable; they're only a small slice of the fees actually incurred for the whole case. The parties' promise of confidentiality binds them, but not the Court. *Delock v. Securitas Security Services USA, Inc.*, 4:11-cv-520-DPM,  $N_{\rm P}$  70 at 3-4 (E.D. Ark. 16 November 2012). The settlement agreement therefore needs to be unsealed. And what is left of the amended complaint will be dismissed with prejudice.

\* \* \*

Joint motion,  $N_{2}$  210, granted. Settlement agreement,  $N_{2}$  211, unsealed.

So Ordered.

D.P. Marshall Jr.

United States District Judge

27 September 2016