

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

THOMAS DAVIS III, RICK BRUNTON,
LOIS TIGER and EMMANUEL WIEST
individually and on behalf of all others
similarly situated,

Plaintiffs,

vs.

WESTGATE PLANET HOLLYWOOD LAS
VEGAS, LLC., WESTGATE RESORTS
INC., WESTGATE RESORTS LTD., CFI
SALES & MARKETING, LTD., CFI SALES
& MARKETING, LLC., CFI SALES &
MARKETING, INC., and "John Doe" entities
1 to 25, name and number unknown,

Defendants.

Case No. 2:08-CV-00722-RCJ-PAL

ORDER GRANTING
FINAL APPROVAL TO THE PARTIES'
NEGOTIATED SETTLEMENT
AGREEMENT

THIS CAUSE having come before the Court upon the Parties' Joint Status Report in
accordance to this Court's April 12, 2013 fairness hearing and being otherwise fully advised in
the premises, it is hereupon,

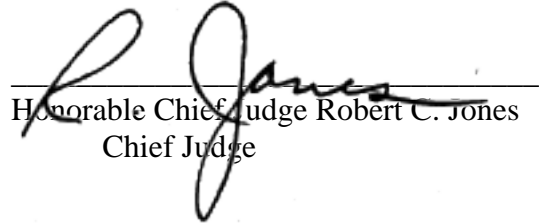
ORDERED AND ADJUDGED

- a. The parties' Stipulated Settlement Agreement ("Agreement")—filed under seal—is
APPROVED as a fair and reasonable resolution of a "bona fide dispute" in
accordance with *Lynn's Food Stores, Inc. v. U.S. Dep't of Labor*, 679 F.2d 1350(11th
Cir. 1982);
- b. The parties shall comply with all the terms of the Agreement;

- 1 c. The Fair Labor Standard Act's claims ("FLSA claims") of Lois Tiger and Thomas
2 Davis III ("Named Plaintiffs") and the Opt-in Plaintiffs who did not elect to withdraw
3 their joinder in this action (either by way of withdrawing their previously-filed
4 consent to join, or "opting-out" of the settlement) (collectively the "FLSA settlement
5 class") are **dismissed with prejudice** in accordance with the terms of the Agreement;
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7 d. Ernie Cummings and Mark D. Bishop will remain as a part of the FLSA settlement
8 class and their FLSA claims will be **dismissed with prejudice** in accordance with
9 section (c) of this Order.
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11 e. The FLSA claims of Bernard Bryan, Mateo Colom, Richie Waddell, Aiman Hussein,
12 Cythina Morris, Walter Scott, Martha Mendez and Kurt Meyer ("non-Opt-in
13 Plaintiffs") are **dismissed without prejudice**. The statute of limitations is tolled on
14 these non-Opt-in Plaintiffs FLSA's claims for 120 days from the date of this Court's
15 Order.
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17 f. Plaintiffs' counsel shall alert the non-Opt-in Plaintiffs listed in subsection (e) of this
18 Order (using reasonable means with the contact information available to Plaintiffs'
19 counsel) that they must re-file their FLSA claims within 120 days, or their FLSA
20 claims may be subsequently barred by the FLSA's statute of limitations;
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22 g. Plaintiffs' counsel is relieved from further representation of any of the non-Opt-in
23 Plaintiffs listed in subsection (e) of this Order;
24
25 h. Defendants' counterclaims for breach of contract against the Opt-in Plaintiffs,
26 including but not limited to, those listed in section (e) of the Order, are **dismissed**
27 **without prejudice**. The statute of limitation is tolled on Defendants' counterclaim for
28 breach of contract for 120 days from the date of this Order.

- 1 i. This Court reserves jurisdiction over the Agreement;
2 j. The clerk of the court shall enter a judgment consistent with this Order and shall close
3 this file.

4 IT IS SO ORDERED. this 29th day of August, 2013.
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8 Honorable Chief Judge Robert C. Jones
9 Chief Judge
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