

GREEN SAVITS & LENZO, LLC  
35 Airport Road, Suite 200  
Morristown, New Jersey 07960  
(973) 695 - 7777  
*Attorneys for Plaintiffs*  
By: GLEN D. SAVITS

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

-----X  
RONG CHEN, JIN MING LIN, ZHENG  
SONG, LI XIAN JIANG, and  
JING FANG LUI,

CIV. ACTION NO:  
09-1687 (SRC) (MAS)

Plaintiffs,

- against -

CENTURY BUFFET AND RESTAURANT,  
INC., a/d/a BEST CENTURY BUFFET INC.,  
CENTURY BUFFET GRILL LLC,  
MILLENIUM BUILDING AND LAND INC.,  
YEN PANG YEUNG, KO FUNG YEUNG  
(a/k/a PETER), KAM CHUE LAM (a/k/a  
STEVEN), JOHN DOES 1-5 and ABC  
CORPORATIONS 1-5,

**ORDER**

Defendants.

-----X

**THIS MATTER** having come before the Court at a conference held before the Honorable Michael A. Shipp, U.S.M.J. and Green, Savits & Lenzo, LLC by Glen D. Savits, Esq. having appeared as counsel for the plaintiffs, and Benjamin Xue, Esq. having appeared as counsel for the defendants except Lam, and the Court having carefully considered the letter submissions of the parties, the following Order is hereby entered:

IT IS on this 27<sup>th</sup> day of October 2010,

**ORDERED** that Fact Discovery has been concluded as of October 25, 2010 with the following exceptions:

1. Plaintiffs' subpoena on Chinatown Federal Savings Bank shall be honored with the exception the any social security numbers shall be redacted and Plaintiffs shall not receive copies of checks or bank statements. Any documents received by Plaintiffs shall be subject to a confidentiality agreement to be entered into by the parties.
2. Plaintiffs' subpoena to Smith & Wollensky shall be honored subject to a confidentiality agreement to be entered into by the parties.
3. A deposition of defendant Ko Fung Yeung shall take place on November 2, 2010. The deposition will cover issues regarding the additional claims made in the Amended Complaint.
4. In addition, at the deposition of Ko Fung Yeung, he will provide:
  - A) His home address for attorneys' eyes only;
  - B) His salary while he was employed by Smith & Wollensky;
  - C) The name of a buffet restaurant in New Jersey which he claims to have the same employee payment practices as the restaurant at issue in this litigation;
  - D) Any and all questions with regard to his relationship with Millennium Building and Land, Inc.; and
  - E) Any information requested concerning an apartment allegedly provided to Plaintiff Zheng Song while he was working at the restaurant.
5. Plaintiffs shall provide to Defendants, to the extent they exist, the first two pages of the tax returns of each Plaintiff from 2006 to the present, along with any accompanying W-2 or 1099 forms. Said documents shall be subject to a confidentiality agreement to be entered into by the parties. If there are no such tax returns, an affidavit shall be signed to that effect.

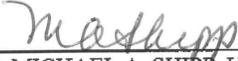
6. Unless a decision granting Defendant Millennium Building and Land, Inc.'s motion to dismiss is granted, any outstanding discovery with regard to Millennium Building and Land, Inc. shall be due on November 15, 2010 and the deposition of Maggie Lee shall be scheduled within one week of November 15, 2010.

7. Plaintiff Li Xian Jiang shall provide documents demanded during her deposition on October 15, 2010 by November 15, 2010.

8. Plaintiffs shall provide a stipulation stating that no Plaintiff has knowledge of any relationship between Millennium Building and Land, Inc. and other Defendants by November 15, 2010.

And it is further

**ORDERED** that a copy of this Order shall be served on counsel for defendants within seven days of receipt by Plaintiffs' counsel.

  
\_\_\_\_\_  
HON. MICHAEL A. SHIPP, U.S.M.J.