(Continued.)

BY: BRIAN LEE, ESQ.

22

25

1 STIPULATIONS:

IT IS HEREBY STIPULATED AND AGREED by and between the attorneys for the respective parties hereto, that this examination may be sworn to before any Notary Public.

IT IS FURTHER STIPULATED AND AGREED that the filing and certification of the said examination shall be waived.

IT IS FURTHER STIPULATED AND AGREED that all objections to questions, except as to the form of the question, shall be reserved for the time of trial.

2	

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19 20

21

22

23

24

25

This is the videotaped Q. deposition of Sal Sangeniti.

Α. Yes.

MR. SMITH: And we are at the my office at 111 Broadway. It's May 15, 2014.

I just want to MR. RADOMISLI: state pursuant to the Federal Rules, we reserve the right to review and correct the deposition transcript and also, it's a videotaped deposition. deposition just happens to be you're videotaping it.

MR. SMITH: Right. Understood. I am videotaping the deposition and the court reporter is here taking the deposition.

Would you mind swearing in the witness.

SALVATORE SANGENITI, a Witness herein, having been first duly sworn by a Notary Public within and for the State of New York, was examined and testified as follows:

1	S. SANGENITI
2	Q. What is emergency management?
3	A. Overseeing it would take like
4	mass casualty incidents and break it down
5	and give you what you needed to do while at
6	the scene of these assignments.
7	Q. When did you graduate high
8	school?
9	A. 1978.
10	MR. RADOMISLI: didn't
11	graduate high school.
12	A. Oh, I'm sorry, I didn't graduate
13	high school.
1 4	Q. Oh, I'm sorry. Okay. What was
15	your after you finished your course of
16	studying as a young person, what was your
17	first form of employment?
18	A. Health and Hospitals
19	Corporation.
2 0	Q. Is it fair to say your first
21	gainful work was an EMT?
22	A. As yeah.
2 3	Q. Yes?
2 4	A. Yes.
2 5	Q. What kind of training did you

1	S. SANGENITI
2	have in order to get that position?
3	A. You needed to attend an
4	emergency medical technician course.
5	Q. And you did?
6	A. I did. 1980.
7	Q. You passed that course in 1980?
8	A. Yes.
9	Q. And what did you do from 1980 to
10	1984?
11	A. Probably numerous jobs.
12	Q. As an EMT or other things?
13	A. Other things.
14	Q. Can you tell me what those other
L 5	jobs were?
۱6	A. I worked in a bakery, I worked
L 7	for a security company at Kennedy Airport.
L 8	That's probably what I
L 9	Q. Were you a security guard at
2 0	Kennedy?
21	A. We did the screening for to get
22	onto the plane. That was prior to TSA.
2 3	Q. And then in 1984 you started
2 4	actively working as an EMT?
25	λ γρς

1	S. SANGENITI
2	MR. RADOMISLI: You could look
3	at records.
4	Q. Yeah, if you want to look at the
5	PCR.
6	A. 9:06. So 9:00.
7	Q. About 9:00 you got to the scene?
8	A. Correct.
9	Q. When you got to the scene, you
10	really had no information about what kind of
11	circumstances or situation you were
12	responding to, right?
13	A. Correct. It was an unknown
14	condition. That's what came over the
15	terminal.
16	Q. Is that common to get an
17	unknown?
18	A. Oh, sure. It's whatever is
19	conveyed to the 911 operator.
20	Q. When you got to the scene where
21	did you park?
22	A. By the corner of Myrtle Avenue
23	and 88 Place.
2 4	Q. How long was the drive from
25	where you were at when you got the

	2490 30
1	S. SANGENITI
2	retake it?
3	A. Oh, sure.
4	Q. It happens frequently?
5	MR. RADOMISLI: Objection.
6	A. It happens.
7	Q. Does it happen that the reason
8	why the numbers seem different is because
9	you had a hard time hearing?
10	A. No.
11	Q. No. Then why is it important
12	that the room be quiet?
13	A. It assists you in evaluating the
14	condition.
15	Q. So if a radio was blaring in the
16	background while you're taking blood
17	pressure, that would interfere with your
18	ability to hear or take a blood pressure
19	reading, right?
20	MR. RADOMISLI: Objection.
21	A. Yes.
22	Q. What blood pressure reading did
23	you get from Officer Schoolcraft?
2 4	A. Like 160 over 120.
25	Q. The record should reflect that

1	S. SANGENITI
2	you're looking at the second page of the PCR
3	and you're looking at assessment for the
4	first of the initial assessment; is that
5	right?
6	A. Correct.
7	Q. You don't, sitting here today,
8	remember getting that reading, you're just
9	relying on the PCR, right?
10	A. Correct.
11	Q. Other than getting the top and
12	bottom number, what else did you do when you
13	were taking Schoolcraft's vitals?
14	A. His pulse, taking his pulse, his
15	respiration, listening to his lungs.
16	Q. Did you listen to his lungs?
17	A. I did.
18	Q. Did you take his pulse?
19	A. I did.
2 0	Q. Are these readings here, 120 for
21	pulse and 20 for respiration, the readings
22	that you got?
2 3	A. Yes.
2 4	Q. Did you make those entries on

this chart?

25

1		S. SANGENITI
2	document is	all Marquez?
3	Α. (Correct.
4	Q. I	None of it's yours?
5	A. (Correct.
6	Q. 1	What does the blood pressure
7	reading of 1	60 over 120 mean to you?
8	A .	Person's in hypertensive not
9	really hyper	tensive crisis.
10	Q. 1	What does that mean?
11	A.	It's normal blood pressure is
12	approximately	y 110 over 70, 120 over 80, 160
13	over 120 is	a little high.
14	Q ·	Is that an emergency situation?
15	A .	We were there so, yeah, sure.
16	Q.	No, I didn't ask you about that.
17	A .	Is that condition, yes.
18	Q.	So 160 over 120 is an emergency
19	situation?	
2 0	A .	Yes.
21	Q.	Does, in your experience, a
2 2	blood pressu	re reading like that require you
2 3	immediately	take the person to the hospital?
2 4	A.	After evaluation, yes.
2 5		Did won take Schoolcraft to the

1	S. SANGENITI
2	A. No.
3	Q. Did you tell anybody at the
4	scene that Officer Schoolcraft had to go to
5	the hospital against his will?
6	A. No.
7	Q. Other than the suggestions that
8	you made to the Schoolcraft that he ought to
9	go to the hospital, as indicated on the tape
10	recording you just listened to, did you tell
11	anybody else at the scene that Officer
12	Schoolcraft had to go to the hospital?
13	MR. RADOMISLI: Objection to
14	form.
15	A. Lieutenant Hanlon was the only
16	individual.
17	Q. You told her that he had to go
18	to the hospital?
19	MR. RADOMISLI: Objection to
20	form.
21	A. Yes.
22	Q. When did you tell her that?
23	A. While I was after evaluating
24	him for his blood pressure.
25	Q. Did you hear yourself saying