UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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ADRIAN SCHOOLCRAFT,

Docket No. 10CV6005 (RWS)

Plaintiff,

-against-

NOTICE OF DEPOSITION OF PLAINTIFF

THE CITY OF NEW YORK, DEPUTY CHIEF MICHAEL MARINO, Tax Id. 873220, Individually and in his Official Capacity, ASSISTANT CHIEF PATROL BOROUGH BROOKLYN NORTH GERALD NELSON, Tax Id. 912370, Individually and in his Official Capacity, DEPUTY INSPECTOR STEVEN MAURIELLO, Tax Id. 895117, Individually and in his Capacity, CAPTAIN THEODORE Official LAUTERBORN, Tax Id. 897840, Individually and in his Official Capacity, LIEUTENANT JOSEPH GOFF, Tax Id. 894025, Individually and in his Official Capacity, SGT FREDERICK SAWYER, Shield No. 2576, Individually and in his Official Capacity, SERGEANT KURT DUNCAN, Shield No. 2483, Individually and in his Official Capacity, LIEUTENANT CHRISTOPHER BROSCHART, Tax Id. 915354, Individually and in his Official Capacity, LIEUTENANT TIMOTHY CAUGHEY, Tax Id. 885374, Individually and in his Official Capacity, SERGEANT SHANTEL JAMES, Shield No. 3004, and P.O.'s "JOHN DOE" #1-50, Individually and in their Official Capacity (the name John Doe being fictitious, the true names are presently unknown) (collectively referred to as "NYPD defendants"), JAMAICA HOSPITAL CENTER, DR. ISAK ISAKOV, Individually and in Official Capacity, DR. ALDANA-BERNIER, Individually and in her Official Capacity and JAMAICA HOSPITAL MEDICAL CENTER EMPLOYEE'S "JOHN DOE # 1-50, Individually and in their Official Capacity (the name John Doe being fictitious, as the true names are presently unknown),

Defendants.

PLEASE TAKE NOTICE, pursuant to Rule 30 of the Federal Rules

of Civil Procedure, that the testimony, upon oral examination of plaintiff ADRIAN SCHOOLCRAFT, as an adverse party will be taken before an officer appointed or designated under Rule 28 of the Federal Rules of Civil Procedure, at the offices of the undersigned located at 2001 Marcus Avenue, Lake Success, New York on the 28th day of February, 2011 at 10:00 o'clock in the forenoon of that day with respect to evidence material and necessary in the defense of this action.

That the said person to be examined is required to produce at such examination the following: All documents responsive to the First Request for Production of Documents of defendant Dr. Isakov, dated November 8, 2010, and all documents identified by the Interrogatories served by the defendant Dr. Isakov dated November 8, 2010.

Dated: Lake Success, New York November 8, 2010

Yours, etc.

BRIAN E. LEE (BL9495)
IVONE, DEVINE & JENSEN, LLP

Attorneys for Defendant ISAK ISAKOV, M.D.

2001 Marcus Avenue, Suite N100 Lake Success, New York 11042 (516) 326-2400

To: BY ECF FILING

JON L. NORINSBERG (JN2133) Attorney for Plaintiff 225 Broadway, Suite 2700 New York, NY 10007 (212) 791-5396 Norinsberg@aol.com COHEN & FITCH LLP
Gerald Cohen (GC0414)
Joshua Fitch (JF2813)
Attorney for Plaintiff
225 Broadway, Suite 2700
New York, NY 10007
(212) 374-9115
gcohen@cohenfitch.com
jfitch@cohenfitch.com

MICHAEL A. CARDOZO,
Corporation Counsel of the City of New York
Attorney for Defendant CITY OF NEW YORK
100 Church Street, Room 2-124
New York, NY 10007
(212) 788-8703
dcanfiel@law.nyc.gov
Attn: Donna A. Canfield
Assistant Corporation Counsel

CALLAN, KOSTER, BRADY & BRENNAN, LLP Bruce M. Brady, Esq.
Attorneys for Defendant DR. LILIAN ALDANA-BERNIER
1 Whitehall Street
New York, NY 10004-2140
(212) 248-0115
bbrady@ckbblaw.com

MARTIN, CLEARWATER & BELL, LLP Gregory John Radomisli, Esq. Attorneys for Defendant JAMAICA HOSPITAL MEDICAL CENTER 220 East 42nd Street New York, NY 10017 (212) 697-3122 radomg@mcblaw.com

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Defendants.

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IVONE, DEVINE & JENSEN, LLP ATTORNEYS FOR ISAK ISAKOV, M.D. 2001 MARCUS AVENUE - SUITE N100 LAKE SUCCESS, NEW YORK 11042 (516) 326-2400