## EXHIBIT L



## THE CITY OF NEW YORK LAW DEPARTMENT 100 CHURCH STREET NEW YORK, NY 10007

JEFFREY FRIEDLANDER
Acting Corporation Counsel

RYAN G. SHAFFER

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January 30, 2014

## BY HAND DELIVERY

Nathaniel Smith
Attorney for Plaintiff
111 Broadway, Suite 1305
New York, New York 10006

Dear Mr. Smith:

As you are aware the Honorable Judge Sweet has allowed City Defendants to depose plaintiff for an additional day in order to ask plaintiff whether he shared a letter written by him to prior counsel with any third parties. Please find attached a notice for that deposition to occur on Wednesday February 19, 2014. If plaintiff would rather not appear for another day of deposition testimony City Defendants are willing to forego the deposition, and would accept instead plaintiff's sworn, notarized affidavit, as annexed hereto. If City Defendants do not receive the signed affidavit by February 12, 2014, the deposition will take place at 100 Church Street on February 19, 2014.

Thank you for your attention to this matter.

Ryan G. Shaffer

Sincerely

Assistant Corporation Counsel

Gregory John Radomisli (By Hand Delivery)
MARTIN CLEARWATER & BELL LLP
Attorneys for Jamaica Hospital Medical Center
220 East 42nd Street 13th Floor
New York, NY 10017

Brian Lee (By Hand Delivery)
IVONE, DEVINE & JENSEN, LLP
Attorneys for Dr. Isak Isakov
2001 Marcus Avenue, Suite N100
Lake Success, New York 11042

Bruce M. Brady (By Hand Delivery) CALLAN, KOSTER, BRADY & BRENNAN, LLP Attorneys for Lillian Aldana-Bernier 1 Whitehall Street New York, New York 10004

Walter A. Kretz, Jr. (By Hand Delivery) SCOPPETTA SEIFF KRETZ & ABERCROMBIE Attorney for Defendant Mauriello 444 Madison Avenue, 30th Floor New York, NY 10022 UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

ADRIAN SCHOOLCRAFT,

Plaintiff,

NOTICE OF DEPOSITION

-against10 Civ. 6005 (RWS)

THE CITY OF NEW YORK, ET AL.

Defendants.

PLEASE TAKE NOTICE that pursuant to the Order of United States District Judge Robert W. Sweet and Rule 30 of the Federal Rules of Civil Procedure, City Defendants will take the continued deposition of **ADRIAN SCHOOLCRAFT**, before a notary public or other officer authorized by law to administer oaths, at the offices of the New York City Corporation Counsel, located at, 100 Church Street, New York, New York, on February 19, 2014 beginning at 10:00 a.m., and continuing from day to day thereafter, until concluded. The deposition will be recorded by video and stenographic means.

Dated:

New York, New York January 30, 2014

JEFFREY D. FRIEDLANDER

Acting Corporation Counsel of the City of New York

Attorney for City Defendants

100 Church Street

New York, New York 10007

Tel: (212) 356-2386 Fax: (212) 356-3809

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Ryan G. Shaffer

Assistant Corporation Counsel

Special Lederal Litigation Division

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| UNITED STATES DISTRICT<br>SOUTHERN DISTRICT OF N | EW YO       |             |                                 |
|--------------------------------------------------|-------------|-------------|---------------------------------|
| ADRIAN SCHOOLCRAFT,                              |             | Plaintiff,  | AFFIDAVIT OF ADRIAN SCHOOLCRAFT |
| -agair                                           | nst-        |             | 10 CV 6005 (RWS)                |
| THE CITY OF NEW YORK, 6                          | et al.,     |             |                                 |
|                                                  |             | Defendants. |                                 |
|                                                  |             | X           |                                 |
|                                                  |             |             |                                 |
| STATE OF NEW YORK                                | )<br>: SS.: |             |                                 |
| COUNTY OF                                        | )           |             |                                 |

Adrian Schoolcraft, being duly sworn, hereby states, under penalty of perjury and pursuant to 28 U.S.C. § 1746, that the following is true and correct:

- 1. I am the plaintiff in this matter. I make this declaration based upon my personal knowledge.
- 2. By letter dated January 30, 2014, counsel for defendant City of New York, requested that the plaintiff provide an affidavit attesting to the fact that he never sent any letters (including but not limited to any letters referenced in "The NYPD Tapes" at p.240) concerning firing his prior counsel to any third party, including but not limited to Leonard Levitt and/or Graham Rayman.
- 3. I did not provide, show, or otherwise disseminate any letters (including but not limited to any letters referenced in "The NYPD Tapes" at p.240) concerning firing my prior counsel to any third party, including but not limited to Leonard Levitt and/or Graham Rayman, or any media outlet, including but not limited to newspapers, magazines, blogs, or television

networks, and I do not know or have any knowledge whatsoever about whether anyone may have done so.

- 4. I did not provide, show, or otherwise disseminate any letters (including but not limited to any letters referenced in "The NYPD Tapes" at p.240) concerning firing my prior counsel to my father, Larry Schoolcraft, or any family members and I do not know or have any knowledge whatsoever about whether anyone may have done so.
- 5. I do not know or have any knowledge whatsoever about who provided either Graham Rayman, Leonard Levitt, or the Village Voice any letters (including but not limited to any letters referenced in "The NYPD Tapes" at p.240) concerning firing my prior counsel.

| Dated:                               |                    |  |
|--------------------------------------|--------------------|--|
|                                      | Adrian Schoolcraft |  |
| Sworn to before me this day of, 2014 |                    |  |
| NOTARY PUBLIC                        |                    |  |