INJURED OF AREA DIAMBION COLUDE

EASTERN DISTRICT OF NEW YORK	x	
BARRY GIBBS,	Plaintiff,	STIPULATION AND ORDER OF SETTLEMENT AND DISMISSAL
-against-		
CITY OF NEW YORK, LOUIS EPPOLIT JOHN MULDOON,	O, SR., and	CV-06-5112 (ILG)
	Defendants.	
	X	

WHEREAS, plaintiff Barry Gibbs commenced this action by filing a complaint on or about September 22, 2006, alleging that defendants and others violated his constitutional and common law rights which resulted, *inter alia*, in plaintiff Barry Gibbs suffering personal physical injuries and sickness; and

WHEREAS, defendants have denied any and all liability arising out of plaintiff's allegations; and

WHEREAS, the parties now desire to resolve the remaining issues raised in this litigation, without further proceedings and without admitting any fault or liability;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, as follows:

- 1. The above-referenced action is hereby dismissed with prejudice, and without costs, expenses, or fees except as provided for in paragraph "2" below.
- 2. The City of New York hereby agrees to pay plaintiff Barry Gibbs future periodic payments and up-front cash at a cost to the City of New York in the sum of NINE MILLION

NINE HUNDRED THOUSAND and NO/00 (\$9,900,000.00) DOLLARS in full satisfaction of all claims against the City of New York and John Muldoon, inclusive of claims for costs, expenses and attorney fees. In consideration for the payment of future periodic payments and up-front cash at a total cost to the City of New York in this sum, Plaintiff agrees to the dismissal of all claims against the City of New York and John Muldoon, and to release all defendants, except Louis Eppolito, Sr., and any present or former employees or agents of the City of New York, or any agency thereof, except Louis Eppolito, Sr., from any and all liability, claims, or rights of action arising from and contained in the complaint in this action, including claims for costs, expenses and attorney fees.

- 3. Plaintiff shall execute and deliver to defendants' attorney all documents necessary to effect this settlement, including, without limitation, a General Release and Affidavit of Status of Liens, in the form annexed hereto, based on the terms of paragraph 2 above.
- 4. Nothing contained herein shall be deemed to be an admission by any of the defendants that they have in any manner or way violated Plaintiff's rights, or the rights of any other person or entity, as defined in the constitutions, statutes, ordinances, rules or regulations of the United States, the State of New York, or the City of New York or any other rules, regulations or bylaws of any department or subdivision of the City of New York. This stipulation shall not be admissible in, nor is it related to, any other litigation or settlement negotiations.
- 5. Nothing contained herein shall be deemed to constitute a policy or practice of the City of New York or any agency thereof.

6. This Stipulation and Order contains all the terms and conditions agreed upon by the parties hereto, and no oral agreement entered into at any time nor any written agreement entered into prior to the execution of this Stipulation and Order regarding the subject matter of the instant proceeding shall be deemed to exist, or to bind the parties hereto, or to vary the terms and conditions contained herein with the exception of the Settlement Agreement and Release, which shall set forth the details of the future periodic payments.

Dated: New York, New York July **21**, 2010

NEUFELD, SCHECK & BRUSTIN, LLP Attorneys for Plaintiff
99 Hudson Street, 8th Floor
New York, New York 10013

By:

Nick J. Brustin, Esq. (NB 0605)

MICHAEL A. CARDOZO

Corporation Counsel of the City of New York Attorney for Defendants City of New York and John Muldoon

100 Church Street

Room 3-180

New York, New York, 10007

(212) **1**88-15**9**9

By:

Arthur G. (Larkin (AL 9059)

Senior Counsel

SO ORDERED:

Hon. I Leo Glasser, U.S.D.J.

GENERAL RELEASE

Know that I, Barry Gibbs, plaintiff in the action entitled <u>Barry Gibbs v. City of New York et al.</u>, CV-06-5112 (ILG), in consideration of future periodic payments and up-front cash at a cost to the City of New York in the sum of NINE MILLION NINE HUNDRED THOUSAND AND NO/00 (\$9,900,000.00) DOLLARS, do hereby release and discharge defendants, except for Louis Eppolito, Sr.; their successors or assigns; and all past and present officials, employees, representatives and agents of the City of New York, or any agency thereof, except for Louis Eppolito, Sr., from any and all claims which were or could have been alleged by me in the aforementioned action arising out of the events alleged in the complaint in said action, including all claims for costs, expenses and attorney's fees.

This Release may not be changed orally.

THE UNDERSIGNED HAS READ THE FOREGOING RELEASE AND FULLY UNDERSTANDS IT.

IN WITNESS WHEREOF, I have executed this Release this _________, 2010.

Barry Gibbs

STATE OF NEW YORK

SS.:

COUNTY OF NEW YORK

On July 25, 2010, before me personally came Barry Gibbs, to me known, and known to me to be the individual described in, and who executed the foregoing RELEASE, and duly acknowledged to me that he executed the same.

NOTARY PUBLIC

EMMA FREUDENBERGER
NOTARY PUBLIC - STATE OF NEW YORK
NO. 02FR6196775
QUALIFIED IN NEW YORK COUNTY
COMMISSION EXPIRES NOV. 17, 2012

BARRY GIBBS,		
	Plaintiff,	PLAINTIFF'S AFFIDAVIT OF STATUS OF LIENS
-against-		CV-06-5112 (ILG)
CITY OF NEW YORK, LOU JOHN MULDOON,	JIS EPPOLITO, SR., and	
	Defendants	x
STATE OF NEW YORK COUNTY OF NEW YORK) : SS.:)	
I am the plaintif	S, being duly sworn, says: If in the above-entitled action.	My date of birth is
I am the plaintiff and my social security number (plaintiff: when we will representatives in connection	f in the above-entitled action. r is My Me vrite "No number" if not apple be relied upon by the City of with settlement of this claim/a	edicare number is icable). I reside at
I am the plaintiff and my social security number (plaintiff: which will representatives in connection Please check all that apply be	if in the above-entitled action. Tris My Me vrite "No number" if not apple be relied upon by the City of with settlement of this claim/action and detail where applicant indebted to any department	edicare number is icable). I reside at
I am the plaintiff and my social security number (plaintiff: which will representatives in connection Please check all that apply be and there are no liens outstand I have to	if in the above-entitled action. It is My Me vite "No number" if not apple be relied upon by the City of with settlement of this claim/action and detail where applicant indebted to any department ling.	edicare number is icable). I reside at

Resources Administration, Department of Social issued a Final Notice of Lien which provides a copy). I understand that HRA will be paid that directly from the settlement proceeds, and that	t amount, or the amount agreed upon by counsel, the payment of an amount lesser than the final against the proceeds of this settlement and shall
As of the date of this aff benefits. [Note: This query is made pursuant t SCHIP Extension Act of 2007, 42 U.S.C. 1395]	
Medicare for payments and/or benefits that I re reimbursement may be made from proceeds I r personal injury action. Medicare has confirme	eceive from any judgment or settlement of a ed that it will accept the total amount of ment of all Medicare payments made to date. In accordance with the attached Medicare
I am not in arrears in chi	ld support payments.
	support payments and expressly agree to the of all unpaid sums directly from the settlement
I am not indebted nor am	I subject to liens by any City public hospital.
I am indebted to in the total lien amount of \$ I ex directly from the settlement proceeds.	[City hospital] pressly consent to the payment of that sum
I have not received Work there are no liens for the same in this matter.	kers' Compensation or Disability Benefits and
☐ I am indebted to	
	Bany sales
Sworn to before me this	BARRY GIBBS
28 day of him , 2010	
Eret li	EMMA EDEUDENBERGER
NOTARY PUBLIC	EMMA FREUDENBERGER NOTARY PUBLIC - STATE OF NEW YORK NO. 02FR6196775

NOTARY PUBLIC - STATE OF NEW YORK NO. 02FR6196775 QUALIFIED IN NEW YORK COUNTY COMMISSION EXPIRES NOV. 17, 2012 HUMAN RESOURCES ADMINISTRATION INVESTIGATION, REVENUE AND ENFORCEMENT ADMINISTRATION DIVISION OF LIENS AND RECOVERY PO Box 3786 Church Street Station New York, NY 10008-3786 Phone: (212) 274-5892 Fax: (212) 274-4988

Human Resources
Administration
Department of
Social Services
ROBERT DOAR
Administrator/Commissioner

Date: July 20, 2010

EMMA FREUDENBERGER NUEFELD SCHECK BRUSTIN 99 HUDSON STREET 8TH FLOOR NEW YORK, NY 10013

Case Name: BARRY A GIBBS



Dear EMMA FREUDENBERGER:

In accordance with Social Services Law Section 104-b, the New York City Department of Social Services will not assert a lien against the proceeds of your client's personal-injury lawsuit/claim identified above.

Thank you for your cooperation in this matter.

Yours truly,

Division of Llens and Recovery

By: GREGORY MOSTAX

(212) 274- 5892