Case 1:05-cv-05442-SAS Document 51 Filed 12/05/06-Page 1 of 3

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

EDDIE WISE and MICHAEL BROWN, on Behalf of Themselves and Others Similarly Situated

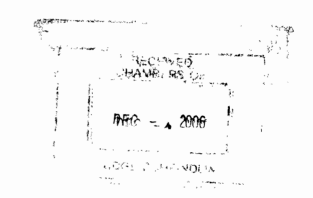
05 Civ. 5442 (SAS)

Plaintiffs,

-against-

RAYMOND W. KELLY, Commissioner of the New York City Police Department (NYPD); et al., BARRY M. BUZZETTI, Captain and Commanding Officer, NYPD 48th Precinct; JOHN/JANE DOES1-50 (NYPD Supervisory, Training and Policy Personnel); CITY OF NEW YORK; Police Officers MICHAEL CURLEY, COREY HARRIS, MIGUEL MUSSE, KEVIN LYNCH, JOHN BRENNAN, SHAWN RICKER, JOHN/JANE DOES 51-100 (police officers); ROBERT JOHNSON, District Attorney of Bronx County; and JOHN/JANE DOES 101-125 (Supervisory, Training and Policy Personnel within the district attorneys offices), and JOHN/JANE DOES 126-130

JUDGMENT FOR PLAINTIFF EDDIE WISE



Defendants.

Defendant the City of New York in the above-entitled action having offered on

November 9, 2006, pursuant to Rule 68 of the Federal Rules of Civil Procedure, to take judgment

against it in favor of plaintiff Eddie Wise in the amount of One Hundred Thousand and One

Dollars (\$100,001.00), plus reasonable attorneys' fees, costs and expenses accrued to the date of

the offer (see Ex. A), and plaintiff Wise having accepted this offer of judgment on November 22,

2004, (see Ex. B), it is hereby ORDERED, ADJUDGED and DECREED that:

Judgment is entered in favor of the plaintiff Eddie Wise and against Defendant City of New York;

This judgment shall be in full satisfaction of all claims or rights that plaintiff Wise may have to damages, or any other form of relief, arising out of the alleged acts or omissions of the defendants, or any official or employee, either past or present, of the City of New York or any agency thereof, in connection with the facts and circumstances that are the subject of this action; and;

Defendant City of New York's offer of judgment is made for the purposes specified in Rule 68 of the Federal Rules of Civil Procedure and is not to be construed as an admission of liability by an defendant, official, employee, representative or agent, past or present, of the City of New York, or any agency thereof; nor is it an admission that plaintiff Wise has suffered any damage; and

Acceptance of Defendant City of New York's offer of judgment will act to release and discharge defendants City of New York, Raymond Kelly, Robert Johnson, Kevin Lynch, John Brennan, Michael Curley, Barry Buzzetti, Corey Harris and Miguel Musse, their successors or assign; and all past and present officials, representatives and agents of the City of New York, or any other agency thereof; and the City of New York from any and all claims that were or could have been alleged by plaintiff Eddie Wise in the above-referenced action. By accepting the offer of judgment, plaintiff Wise agrees to waive any claim of post-judgment interest; and

Defendant City of New York is to pay plaintiff Eddie Wise the amount of One Hundred Thousand and One Dollars (\$100,001.00) plus reasonable attorneys' fees, costs and expenses accrued to the date of defendant City of New York's offer of judgment.

So Ordered, Enter Judgment.

New York, New York

November ____, 2006

HONXSMIRA

SCHEINDLIN, U.S.D.J.

Judgment entered _______, 2006

Clerk of the Court