```
Page 1
          UNITED STATES DISTRICT COURT
1
          EASTERN DISTRICT OF NEW YORK
2
          Civil Action No.: 10 CIV-6005
3
          ADRIAN SCHOOLCRAFT,
                               Plaintiff,
5
                 - against -
6
          THE CITY OF NEW YORK, DEPUTY CHIEF
7
          MICHAEL MARINO, Tax Id. 873220,
          Individually and in his Official
          Capacity, ASSISTANT CHIEF PATROL
8
          BOROUGH BROOKLYN NORTH GERALD NELSON,
          Tax Id. 912370, Individually and in his
9
          Official Capacity, DEPUTY INSPECTOR
10
          STEVEN MAURIELLO, Tax Id. 895117,
          Individually and in his Official
11
          Capacity, CAPTAIN THEODORE LAUTERBORN,
          Tax Id. 897840, Individually and in his
12
          Official Capacity, LIEUTENANT JOSEPH
          GOFF, Tax Id. 894025, Individually and
13
          in his Official Capacity, stg. Frederick
          Sawyer, Shield No. 2576, Individually
14
          and in his Official Capacity, SERGEANT
          KURT DUNCAN, Shield No. 2483,
15
          Individually and in his Official
          Capacity, LIEUTENANT TIMOTHY CAUGHEY,
16
          Tax Id. 885374, Individually and in his
          Official Capacity, SERGEANT SHANTEL
          JAMES, Shield No. 3004, and P.O.'s "JOHN
17
          DOE" 1-50, Individually and in their
18
          Official Capacity (the name John Doe
          being fictitious, as the true names are
19
          presently unknown) (collectively referred
          to as "NYPD defendants"), JAMAICA
20
          HOSPITAL MEDICAL CENTER, DR. ISAK ISAKOV,
          Individually and in his Official
21
          Capacity, DR. LILIAN ALDANA-BERNIER,
          Individually and in her Official Capacity
22
          and JAMAICA HOSPITAL MEDICAL CENTER
          EMPLOYEES "JOHN DOE" #1-50, Individually
23
24
25
          (Continued)
```

VERITEXT REPORTING COMPANY

1	Khin Mar Lwin, M.D.
2	Q And what does it mean, "Consultation with
3	follow-up"? What does that mean?
4	A If the medical ER is asking for the
5	consultation, and they would like us to do the
6	follow-up of the patient.
7	Q It says here in the first line,
8	"24-year-old single, white male." Do you see that?
9	A Yes.
10	Q What was the basis for this statement of
11	yours?
12	A At the time, he was single.
13	Q Do you remember asking him that question
14	or is this based on your discussions with the
15	patient?
16	A Based on the discussion with the patient.
17	(Indicating.)
18	Q How long was your discussion or
19	consultation with the patient in this case?
20	A I don't remember.
21	Q Do you have any idea, looking at this
22	document, how long your consultation was?
23	A The whole consultation, you mean? I mean,
24	not only discussion with the patient but also the

discussion with the police officer also?

25

	Page 34
1	Khin Mar Lwin, M.D.
2	Q Yes.
3	A The whole, I think at least half to one
4	hour.
5	Q So you believe that
6	A Half hour to one hour.
7	Q I'm sorry?
8	A 30 minutes to one hour.
9	Q In the 30 minutes to one hour was how much
10	time you spent talking to the patient and to the
11	police officer?
12	MS. PUBLICKER-METTHAM: Objection.
13	A I don't you mean the police officer?
14	Q Yes.
15	A I don't remember, particularly.
16	Q Who did you speak to in creating this
17	document?
18	A This patient and this Sgt. James.
19	(Indicating.)
20	Q Who was Sgt. James?
21	A I asked the name of the police officer,
22	and then I wrote it down. I don't know who I
23	mean, I don't remember.
24	Q Did your asking the police officer for
25	their name or are you just basing that statement on