UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK 想要想我非要帮你的我们没有我们没有好多多多多少,不会没有有多多多少。 ______ * AXEL RENTAS, : : **ORDER GRANTING IN PART** Plaintiff, TYPNINZENIC : : -against-**DEFENDANTS' MOTIONS IN** LIMINE CAPTAIN JOHN RUFFIN, Shield No. 488, Individually and in his Official Capacity, CO 10 Civ. 6242 (AKH) DIANA BAKER, Shield No. 13239, Individually and in her Official Capacity, CO KEVIN PARKER, : Shield No. 15629, Individually and in his Official Capacity, CO MILLS CHARLES, Shield No. 17556, Individually and in his Official Capacity, DEPUTY WARDEN ELISIO PEREZ, Individually : USDC SOM and in his Official Capacity, CAPTAIN SHARON DOCUMENT CLAYTON, Shield No. 1212, Individually and in ž ž ELECTRONG ALLY HILED her Official Capacity, CAPTAIN DARRYLL : DOC #: LAGO, Shield No. 1288, Individually and in his DATE FILED: Official Capacity, CO GEORGE RUPPEL, Shield No. 10461, Individually and in his Official Capacity, DEPUTY WARDEN WALTER NIN, Individually and in his Official Capacity, Defendants. ALVIN K. HELLERSTEIN, U.S.D.J.:

For the reasons stated on the record, each parties' motion in limine is granted in part and denied in part. On several different issues, I postponed making a ruling until the evidence is presented at trial. For these issues, the parties shall not refer to the relevant evidence

in their opening statements. The Clerk shall mark the motions (Doc. Nos. 81 and 84) terminated.

Plaintiff will reformulate the caption to drop the City of New York as a party and

to remove the qualification as to the capacity in which individual defendants are sued.

The issue of respondeat superior can be regulated by motion after verdict to the

extent appropriate.

SO ORDERED.

Dated:

September 2, 2013 New York, New York

ALVIN K. HELLERSTEIN United States District Judge