FOR THE FOLLOWING REASON(S) MOTION/CASE IS RESPECTFULLY REFERRED TO JUSTICE

SUPREME COURT OF THE STATE OF NEW YORK - NEW YORK COUNTY Cha Charles Edward Ramos Justice 60/281/08 andrew moskowitz INDEX NO. MOTION DATE Carlos "Pesach" Latten MOTION SEQ. NO. MOTION CAL. NO. were read on this motion telfor The following papers, numbered 1 to __ Notice of Motion/ Order to Show Cause — Affidavits — Exhibits ... Answering Affidavits - Exhibits Replying Affidavits No: Cross-Motion: Upon the foregoing papers, it is ordered that this motion Motion disposed of as reflected in the Court's transcript. A party to this matter may request that this Court "So Order" the transcript by submitting a copy of the Court Stenographer's record, together with an errata sheet correcting all errors in the record (counsel's as well as the Court's), to the Clerk of Part 53. If all parties consent to the proposed corrections or agree that no corrections are required, a stipulation to that effect shall accompany said errata sheet or transcript. In the absence of consent, the requesting party shall notice the record for settlement pursuant to CPLR Rule 5525(c). If an order is required to effectuate this Court's ruling, any party may submit a proposed order for settlement, on notice, to Part 53 (not the Commercial Division Clerk's office) together with a copy of the transcript. In the event the ruling requires the entry of a judgment or other action by the clerks, the submission of a proposed order or judgment is mandatory and shall be in form acceptable to the Judgment Clerk or other appropriate clerk. Dated: NON-FINAL DISPOSITION FINAL DISPOSITION Check one: DO NOT POST Check if appropriate: REFERENCE **