

## **EXHIBIT 6**

**UNITED STATES DISTRICT COURT  
FOR THE Northern District of Illinois – CM/ECF LIVE, Ver 6.2.2  
Eastern Division**

Arturo DeLeon-Reyes

Plaintiff,

v.

Case No.: 1:18-cv-01028

Honorable Andrea R. Wood

Reynaldo Guevara, et al.

Defendant.

---

**NOTIFICATION OF DOCKET ENTRY**

This docket entry was made by the Clerk on Thursday, January 31, 2019:

MINUTE entry before the Honorable Sunil R. Harjani: Initial status hearing held. Parties reported on the progress of discovery. Defendant's Motion [134] for Leave to Depose Incarcerated Witness Adriana Mejia [134] (18 C 1028) is granted for the reasons stated on the record. Leave to depose incarcerated witness Adriana Mejia is granted. [134] For the reasons stated on the record, Plaintiff's request to question Adriana Mejia first at the deposition is denied; the party who served the notice of deposition first will be permitted to conduct the questioning first. Counsel for Cook County indicated that the County produced 2 discs containing the majority of responsive documents to counsel at The Sotos Law Firm, P.C., but these discs did not include certain water damaged documents. The County is ordered to produce copies of these 2 discs to Plaintiff's counsel by mailing them on 2/4/19 by certified mail, in response to a subpoena that Plaintiff anticipates issuing for those documents. On or before 2/15/19, Defendant Cook County shall make available the damaged documents for review at the Cook County State's Attorney Office at the Daley Center and shall complete its Rule 45 discovery production. On or by 2/15/2019, parties shall serve notices for first set of depositions and respond to all outstanding written discovery. On or by 2/8/19, Parties to submit a Confidentiality and HIPAA Orders to Judge Harjani's Proposed Order e-box which is on the court's website. Parties shall continue to work on an agreement regarding a proposed ESI protocol and search terms and report to the court at the next status hearing. As discussed in open court, the parties are directed to meet and confer in good faith in an attempt to reach an agreement regarding the parties outstanding discovery without judicial intervention. Both sides advised that additional time is needed in order to proceed in a meaningful settlement conference. Status hearing is continued to 3/6/2019 at 9:15 a.m. at which time the parties shall report on the progress and anticipated completion of discovery and discuss the setting of a settlement conference. Mailed notice(lxs, )

**ATTENTION:** This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was

generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

For scheduled events, motion practices, recent opinions and other information, visit our web site at ***www.ilnd.uscourts.gov***.