## SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

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Plaintiff-Petitioner,

-against-

THE NEW YORK STATE DEPARTMENT OF FINANCIAL SERVICES and ANTHONY J. ALBANESE, in his official capacity as Superintendent of the Department of Financial Services. Index No. 101880/2015 Hon. Lucy Billings

## **ORAL ARGUMENT REQUESTED**

Defendants-Respondents.

## <u>NOTICE OF PLAINTIFF-PETITIONER'S CROSS-MOTION FOR LIMITED</u> <u>DISCOVERY, FOR HOLDING DEFENDANTS-RESPONDENTS' CROSS-MOTION TO</u> <u>DISMISS IN ABEYANCE, AND IN THE ALTERNATIVE FOR LEAVE TO SERVE</u> <u>AND FILE A SUR-REPLY</u>

Upon the Affirmation of Pierre Ciric, Esq., upon the accompanying Memorandum of

Law and Motion Exhibits, and all the pleadings and proceedings heretofore had herein, the

undersigned will move this court before the Civil Branch Clerk's Office of the New York State

Supreme Court, County of New York, located in room 130 of the Courthouse located at 60

Centre Street, New York, NY, on the 14<sup>th</sup> day of March, 2017 at 9:30am, or as soon thereafter as

counsel may be heard, for an order:

- (a) pursuant to CPLR § 408, compelling Paul Krugman to testify before the Court as an expert witness for the purpose of creating an evidentiary record necessary in the instant action, on the grounds that his deposition is material to comply with full disclosure;
- (b) pursuant to CPLR § 408, compelling the Defendants-Respondents to produce all internal emails, emails with third-parties, and other written documentation supporting how they reached their regulatory conclusion as to the economic nature of Bitcoin falling into the definition of a "financial product or service," between January 01, 2013 to September 30, 2015, for the purpose of creating an

evidentiary record necessary in the instant action, on the grounds that this information is material to comply with full disclosure;

- (c) pursuant to CPLR § 408, compelling Benjamin Lawsky to attend a deposition for the purpose of creating an evidentiary record necessary in the instant action, on the grounds that his deposition is material to comply with full disclosure;
- (d) holding Defendants-Respondents' cross-motion to dismiss dated April 22, 2016 in abeyance until after Plaintiff-Petitioner's motion for limited discovery under CPLR § 408 has been decided and until after the completion of the limited discovery ordered by the Court, and
- (e) in the alternative, granting Plaintiff-Petitioner request for leave to serve and file a sur-reply in further opposition to Defendants-Respondents' cross-motion to dismiss.

This motion is based on this Notice, the accompanying Affirmation, Memorandum of

Law, Motion Exhibits, and such further evidence and arguments that may be presented at the

hearing.

An affirmation that a good faith effort has been made to resolve the issues raised in this

motion is attached hereto as Exhibit E.

Pursuant to CPLR § 2214(b), answering papers, if any, are to be served upon the

undersigned at least two (2) days before to the return date of this motion.

Dated: March 04, 2017 New York, New York

Pierre Ciric THE CIRIC LAW FIRM, PLLC 17A Stuyvesant Oval New York, NY 10009 Email: pciric@ciriclawfirm.com Tel: (212) 260-6090 Fax: (212) 529-3647 Attorney for Plaintiff-Petitioner