ORIGINAL

1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
2	ADRIAN SCHOOLCRAFT,	X
3	,	PLAINTIFF,
4		Case No.: 10 CV 6005
5	THE CITY OF NEW YORK, DEPUTY CHIE	FE MICHAEL
6	MARINO, Tax ID. 873220, Individual in his Official Capacity, ASSISTA	ally and
7	PATROL BOROUGH BROOKLYN NORTH GEF Tax Id. 912370, Individually and	RALD NELSON,
8	in his Official Capacity, DEPUTY STEVEN MAURIELLO, Tax Id. 895117,	Individually
9	and in his Official Capacity, CAI LAUTERBORN, Tax Id. 897840, Indiv	ridually and
10	in his Official Capacity, LIEUTER GOUGH, Tax Id. 919124, Individual	lly and
11	in his Official Capacity, SGT. FR Shield No. 2567, Individually and	i
1.2	in his Official Capacity, SERGEAN Shield No. 2483, Individually and	d
13	in his Official Capacity, LIEUTER BROSCHART, Tax Id. 915354, Indivi	NANT CHRISTOPHER idually and
14	in his Official Capacity, LIEUTEN CAUGHEY, Tax Id. 885374, Individu	ally and
15	in his Official Capacity, SERGEAN Shield No. 3004, Individually and	NT SHANTEL JAMES,
16	in his Official Capacity, and P. (#1-50, Individually and in their	D.'s "JOHN DOE"
17	(the name John Doe being fictition names are presently unknown) (col.)	ous, as the true
18	referred to as "NYPD Defendants"; HOSPITAL MEDICAL CENTER, DR. ISAI), JAMAICA
19	Individually and in his Official DR. LILLIAN ALDANA-BERNIER, India	Capacity,
20	in her Official Capacity, and JAMMEDICAL CENTER EMPLOYEE'S "JOHN I	MAICA HOSPITAL
21	Individually and in their Official (the name John Doe being fictition)	al Capacity,
22	true names are presently unknown	
23		DEFENDANT.
24		N
25	(Continued)	

Ť	DATE: SEPTEMBER 26, 2013
Lus	TIME: 10:10 A.M
3	
4	VIDEO DEPOSITION of the Plaintiff, ADRIAN
5	SCHOOLCRAFT, taken by the respective parties, pursuant to a
6	Court Order and to the Federal Rules of Civil Procedure,
7	held at the offices of Scoppetta, Seiff, Kretz &
8	Abercrombie, Esqs, 444 Madison Avenue, New York New York,
9	10022 before Elizabeth Forero, a Notary Public of the State
1.0	of New York.
11	
12	
13	
14	
1.5	
16	
-17	
18	
19	
2.0	
21	
22	
23	
24	
25	

```
APPEARANCES:
 1
      LAW OFFICE OF NATHANIEL B. SMITH
 2
             Attorneys for the Plaintiff
             ADRIAN SCHOOLCRAFT
 3
             111 Broadway
             New York, New York 10006
             BY: NATHANIEL B. SMITH, ESQ.
                       -AND-
 5
                 JOHN LENIOR, ESQ.
 6
     MICHAEL CARDOZO, ESQ.
             CORPORATION COUNSEL
 7
             NEW YORK CITY LAW DEPARTMENT
             Attorneys for Defendants
 8
             THE CITY OF NEW YORK, DEPUTY CHIEF MICHAEL
             MARINO, Tax ID. 873220, Individually and
 9
             in his Official Capacity, ASSISTANT CHIEF
             PATROL BOROUGH BROOKLYN NORTH GERALD NELSON,
10
             Tax Id. 912370, Individually and
             in his Official Capacity, DEPUTY INSPECTOR
11
             STEVEN MAURIELLO, Tax Id. 895117, Individually
            and in his Official Capacity, CAPTAIN THEODORE
12
            LAUTERBORN, Tax Id. 897840, Individually and
             in his Official Capacity, LIEUTENANT WILLIAM
13
            GOUGH, Tax Id. 919124, Individually and
             in his Official Capacity, SGT. FREDERICK SAWYER,
14
             Shield No. 2567, Individually and
             in his Official Capacity, SERGEANT KURT DUNCAN,
15
            Shield No. 2483, Individually and
             in his Official Capacity, LIEUTENANT CHRISTOPHER
16
            BROSCHART, Tax Id. 915354, Individually and
            in his Official Capacity, LIEUTENANT TIMOTHY
17
            CAUGHEY, Tax Id. 885374, Individually and
            in his Official Capacity, SERGEANT SHANTEL JAMES,
18
            Shield No. 3004, Individually and
            in his Official Capacity, and P.O.'s "JOHN DOE"
19
            #1-50, Individually and in their Official Capacity,
             (the name John Doe being fictitious, as the true
20
            names are presently unknown) (collectively
            referred to as "NYPD Defendants")
21
            100 Church Street
22
            New York, New York 10007
            BY: SUZANNA METTHAM, ESQ.
                     -AND-
23
                 RYAN SHAFFER, ESQ.
24
            File #: 2010-033074
            Control #: SSS08994
25
      (Continued...)
```

1	APPEARANCES
2	MARTIN, CLEARWATER & BELL, LLP Attorneys for the Defendant
3	JAMAICA HOSPITAL MEDICAL CENTER 220 East 42nd Street
4	New York, New York 10017 BY: GREGORY JOHN RADOMISII, ESQ.
5	File #: 667-82153
6	
7	IVONE, DEVINE & JENSEN, LLP Attorneys for the Defendant
8	DR. ISAK ISAKOV 2001 Marcus Avenue
9	Lake Success, New York 11042 BY: BRIAN E. LEE, ESQ.
10	Date Called the Called
11	CALLAN, KOSTER, BRADY & BRENNAN, LLP Attorneys for the Defendant
12	LILLIAN ALDANA-BERNIER One Whitehall Street
1,3	New York, New York 10004 BY: BRUCE BRADY, ESQ.
14	File #: 005-09-0647-33S
15	SCOPPETTA, SEIFF, KRETZ & ABERCROMBIE, ESQS. Attorneys for the Defendant
16	DEPUTY INSPECTOR STEVEN MAURIELLO 444 Madison Avenue
17	New York, New York 10022 BY: WALTER ALLOYSIUS KRETZ, JR., ESQ.
18	File #: 2010-033074
19	TION TO THE PROPERTY OF THE PR
20	ALSO PRESENT: PETER BENIMOFF, VIDEOGRAPHER MAGDALENA BAUBA
21	* *
22	
23	
24	
25	

- A. I don't believe so, no.
- 2 Q. Did you ever tell anyone else you were recording
- 3 on the job other than your father and Durk?
- 4 A. No.
- 5 Q. Did anyone else in the 81st Precinct indicate to
- 6 you they were recording on the job?
- 7 A. No. I don't believe so.
- 2 Q. Do you know whether or not anyone else recorded
- on the job as well at the 81?
- 10 A. Not that I am aware of.
- 11 Q. Did anyone ever say to you they thought you were
- 12 recording on the job?
- 13 A. In the February 2009 meeting, I believe it was
- 14 Sergeant Weiss that asked me if I was recording.
- 15 O. What did you tell him?
- 16 A. I said I don't know if I responded, but I
- 17 probably said, no.
- 18 Q. You said no I just have my radio.
- 19 A. I had my radio off. At that time officers were,
- 20 if they were being berated by their supervisors, they would
- 21 click their radio button and that's how they would record
- 22 that instance. So that is how I played off that question,
- 23 but I may have said no.
- 34 Q. So up until October 31st, 2009, or November 1st,
- 25 2009, no one in the 81st Precinct as far as you know was

- I aware you were recording on the job?
- 2 A. Correct, as far as I know.
- 3 Q. So once the recordings were on the computer,
- 4 sorry, do you still have the computer you had back in 2009?
- 5 A. No.
- 6 Q. How did you -- did you preserve the recordings
- ? you downloaded to your computer when you stopped using it?
- 8 A. I believe my attorneys already had those
- 9 recordings.
- 10 Q. Did you give them your computer or did you
- download your recordings and give the recordings to your
- 12 attorney?
- 73 A. I believe they received them on a disc or a
- 14 couple of discs.
- 15 Q. Did you do that?
- 16 A. I believe so, yes.
- 17 O. At the time you intended to transfer to those
- 18 discs every recording you had made that still existed?
- 19 A. Correct.
- 20 Q. Have you read to the Raymond book?
- 21 A. The Raymond book?
- 22 Q. Graham Raymond.
- 23 A. No, I haven't read it.
- Q. In there he described the practice you followed
- 25 as far as recording on the job. I guess he indicates you

- 1 recorded whole tours, every day and went home and
- 2 downloaded the recordings at the end of the day and that
- 3 was the routine. Did you ever tell him that?
- MR. SMITH: Objection to form. You can
- 5 answer.
- 6 A. No.
- 7 Q. Do you know whether somebody else told him that?
- 8 MR. SMITH: Objection.
- 9 A. I don't if anybody else told him that.
- 10 O. Have you ever spoken with Raymond?
- 11 A. I have spoken with Raymond.
- 12 Q. How many times?
- 13 A. Well, it has been years since I have spoken to
- 14 him. At least a couple of dozen times.
- Q. When is the last time you spoke with him?
- 16 A. I believe it was 2012 in that period.
- 17 Q. Why have you not spoken to him since?
- 18 A. I haven't -- I don't know -- well, I believe that
- is around the time that I was being accused of giving him
- 20 information. And there was no -- basically I had
- 21 attorneys -- I had -- that wasn't the only reason I went to
- 22 the media, but I guess -- I can't say what my attorneys
- 23 have told me == but it was better to -- since it was going
- 24 to be in trial that's when it will be public.
- 25 O. When was the first time you spoke to Raymond?

- 1 A. Early 2010.
- 2 O. How did that come about?
- 3 A. I don't recall. I probably e-mailed him
- 4 underneath an article.
- 5 Q. You think you reached out to him?
- 6 A. I believe so.
- 7 Q. Thereafter, did you ever meet with him?
- 8 A. I met him a few times.
- 9 Q. A few, literally three times?
- MR. SMITH: He said a few.
- MR. KRETZ: A few is three.
- 12 A. At least three.
- 13 Q. Did you provide any documents or information to
- 14 him?
- 15 A. I don't recall what I gave him. In the
- 16 beginning, I think it was just information.
- 17 O. Just conversation?
- 18 A. I don't recall giving him documents or him
- 19 showing interest in documents.
- 20 Q. You just spoke with him in the beginning?
- 21 A. To the best of my memory, yes.
- 22 Q. Did you ever communicate with him by e-mail?
- 23 A. Yes.
- 24 Q. Did you ever provide any attachments to e-mails
- 25 for him?

- 1 Q. Did that correspond to the use of this laptop or
- 2 were you using it at the library as well?
- 3 A. I was using it at the library.
- 4 Q. And you continue to use now it on the laptop?
- 5 A. Yes.
- 6 Q. Do you use if for all your e-mail or just your
- 7 e-mail for your attorneys?
- A. I only have one e-mail for all e-mails.
- 9 Q. I just want to check. In the transcript from
- 10 your first deposition session you indicated that your
- 11 e-mail address at that time from October 2012 was
- 12 Schoolcraft@Gmail.com.
- 13 A. SchoolcraftAP@Gmail.com that would have been a
- 14 mistake, if I did say that. But, no, actually I believe
- 15 that when I reviewed that all the letters were spelled out,
- 16 I could be wrong. I believe it was S-C-R and -- if it is
- 17 not in there it is a mistake. It's not in there:
- 18 Schoolcraft, S-C-H-O-O-L-C-R-A-F-T, A as in Adam or Adrian,
- 19 P as in Paris at Gmail dot com.
- 20 Q. Getting back to Mr. Raymond, when did you first
- 21 communicate with him, sometime in 2010?
- A. I believe it would be early 2010.
- 23 O. When is the last time you communicated with him?
- 24 A. 2012, summer 2012.
- 25 Q. Was it your custom to printout e-mail that you

- twenty minutes left. That's it.
- 2 MR. SMITH: You are prepared to start right
- 3 now.
- MR. KRETZ: I have twenty minutes or ten
- 5 minutes or whatever.
 - 6 MR. SMITH: Make up your mind. We have
 - already waisted a half an hour of your time as
 - 8 far as I am concerned.
 - 9 BY MR. KRETZ:
- 10 Q. Mr. Schoolcraft, do you believe the events of
- 11 October 31st, 2009, at your at apartment and thereafter,
- were the acts of retaliation by members of the NYPD?
- 13 A. Yes.
- 14 Q. Who do you think was retaliating against you?
- 15 A. Inspect Mauriello and his administration.
- 16 O. Who in his administration do you think was
- 17 retaliating against you as opposed to doing whatever it was
- 18 they were assigned to do on that evening? Who in
- 19 particular was retaliating against you?
- 20 A. Inspector Mauriello was there. Captain
- 21 Lauterborn was there.
- Q. Who do you think was retaliating against you that
- 23 night?
- 24 MR. SMITH: He is answering the question.
- 25 A. That would be the supervisors from the 81st

- Frecinct coming over to Glendale, Queens into that
- 2 precinct, that would be like you stated not performing
- 3 their duties where they are supposed to be. And they were
- 4 at my home.
- 5 O. So any supervisor from the 81 that came to your
- 6 home you think was retaliating against you?
- 7 A. Correct.
- 8 Q. That is Mauriello, Lauterborn, who else?
- 9 A. Marino, Chief Marino was there.
- 10 Q. He is not from the 81?
- 11 A. He was from Brooklyn North. He was out of his
- 12 borough.
- 13 Q. He was the highest ranking officer there?
- 14 A. I don't believe so, no.
- 15 Q. Who else was there that was higher ranking than
- 1.6 him?
- 17 A. I quess uniformed, yes.
- 18 Q. Was there anybody in a non uniform that was
- 19 higher ranking?
- 20 A. I believe the deputy commissioner of public
- 21 information is, I am not sure how that works, but I believe
- 22 he is a civilian.
- Q. You believe he was there?
- 24 A. Well, I saw him there.
- 25 Q. Anyone else? Was that person Paul Brown?

- 1 A. Correct.
- 2 Q. Was he retaliating against you?
- 3 A. I would consider that retaliation. I don't know
- why he was there.
- 5 Q. Why would he have been retaliating against you?
- 6 What would he have wanted to retaliate against you for?
- 7 A. I am only theorizing he was there because of what
- 3 I was reporting.
- 9 O. Do you have any evidence to support he knew what
- 10 you were reporting an?
- 11 MR. SMITH: Objection to form.
- 12 Q. He went there because he learned of that?
- 13 A. Not at this time, no.
- 14 O. How about Marino, was he retaliating against you?
- 15 A. Yes.
- I6 Q. Why was he retaliating against you?
- A. Maybe retaliation, I mean he was there assisting,
- 18 yes, fine it is retaliation.
- 19 Q. Who else, next Mauriello, why do you think he
- 20 would be retaliating against you?
- 21 A. Because I reported him to QUAD.
- 22 Q. Do you have any evidence indicating to you that
- 23 he knew you reported him to QUAD or complained about him to
- 24 OUAD?
- 25 A. It is my understanding that we do have documents,

- 1 an IAB interview or something.
- 2 Q. I am asking what indicated that to you. What is
- 3 it you are talking about that you know?
- 4 A. That I know now?
- 5 Q. If you know it now or then, whenever you knew it,
- 6 what indicated to you Mauriello was retaliating against you
- 7 because you reported him to QUAD?
- 8 A. Well, was that one question?
- 9 Q. Let me start over.
- 10 A. The second part I can answer.
- 11 Q. Do you have any indication that Mauriello knew
- 12 you complained about him to QUAD?
- 13 A. I believe we do.
- 14 Q. I am asking you. What do you know?
- MR. SMITH: Independent of any discussions
- 16 you may have had with your attorneys which I
- asked you to exclude from the answer.
- 18 A. Other than that, I don't know.
- 19 Q. When did you first suspect he knew you had
- 20 complained about him to QUAD?
- 21 A. It would been definitely October 31st, 2009.
- 22 Q. You suspect that because he was there?
- 23 A. Well, their behavior.
- Q. What did Mauriello do that night to indicate to
- you he was aware you had complained to QUAD?

- 1 A. I believe he caused it.
- 2 O. Caused what?
- A. Caused the hoopla, all the officers. He blocked
- 4 off my street with his company car, his Blazer, he had at
- 5 the time.
- 6 Q. Anything else?
- 7 A. Not that I recall right now.
- 8 Q. How did you he act towards you?
- 9 A. He was there in my home and like you're coming
- 10 with me, come on get up and go, something to that effect.
- 11 Q. Then what did you do?
- 12 A. Then I don't know.
- 13 Q. Anything else you can point to that indicated to
- 14 you that he knew you had complained about him to QUAD?
- 15 A. Right now I don't remember anything else.
- 16 O. Term Mauriello Special is that an expression you
- 17 used or did others use it as well?
- 18 A. I believe, if I didn't use it, I was familiar
- 19 with it. We were aware of it. It was brought up in roll
- 20 calls.
- 21 Q. Did it indicate any kind of impropriety as far as
- 22 you were concerned?
- 23 A. I believe so.
- 24 Q. What was the impropriety?
- A. A Mauriello Special was another term for a bag of

- 1 Q. Well, who might you give a recording device to?
- 2 MR. SMITH: Objection to form.
- 3 A. No one other than my rather.
- 4 O. Other than your father you can't think of anyone
- 5 to whom you might have gifted this recording device?
- 6 A. Correct.
- 7 O. Or sold?
- 3 A. Correct.
- 9 Q. Now, in your Second Amended Complaint are you
- 10 aware you added claims relating to NYPD visits to your home
- 11 in John's Town, New York?
- 12 A. I believe so.
- 13 Q. What is your understanding why NYPD officers
- 14 visited your home in John's Town, New York in December
- 15 2909?
- 16 A. To intimidate and harass me.
- 17 O. Why do you believe that?
- 18 A. Because of their actions on Halloween, on October
- 19 31st, 2009 and the misconduct and criminal allegations I
- 20 made against various supervisors of the New York City
- 21 Police Department.
- 22 Q. Were all of the NYPD officers who visited your
- 23 home in John's Town, New York the same who were it your
- 24 apartment on October 31st, 2009?
- MR. SMITH: Objection to form.

- 1 A. I don't know.
- Q. What specifically did the NYPD officers who
- 3 visited your home in John's Town, New York do that made you
- 4 believe you they were intimidating and harassing you?
- 5 MR. SMITH: Objection to form.
- A. Banging on my door, posting themselves outside my
- 7 apartment, intimidating me, preventing me from leaving.
- 8 Q. How were they intimidating you?
- 9 A. They were armed and standing by either my
- 10 apartment door or right outside my apartment complex,
- 11 building or parked at the entrance exit to the apartment
- 12 complex.
- 13 Q. Aside from officers who are on modified
- 14 restricted duty, do most police officers carry a weapon?
- 15 A. I believe so.
- 16 Q. So why did you believe it was strange these
- officers were armed?
- 18 A. I never said it was strange they were armed.
- 19 O. You but believe it was a fact that contributed to
- 20 your belief they intimidated you; is that correct?
- 21 A. That's correct.
- 22 0. Why did the fact officers who generally carry
- 23 guns, who were carrying guns on this day, indicate to you
- 24 they were intimidating you?
- 25 A. Because they had guns, and at one time, when I

- 1 did answer the door the officer, he may have been a
- 2 sergeant, had his hand on his gun.
- 3 O. You carried a gun for years; is that correct?
- 4 A. Correct.
- 5 Q. In a resting position, did you ever leave your
- 6 hand on your service weapon?
- 7 A. What was that? Leave my hand where?
- 8 Did you ever place your hand on your service
- 9 weapon while in a resting position?
- 10 A. I believe so.
- 11 Q. Now, you said you answered the door -
- 12 A. Did you say arresting or resting?
- 13 Q. Resting.
- 14 A. No.
- 15 Q. You never in a resting position just placed your
- 16 hand on your gun?
- 17 A. I don't believe so, no. Again, I want to point
- 18 out that officer was in plain clothes.
- 19 Q. Do police officers who are on duty in plain
- 20 clothes typically carry weapons?
- 21 A. I believe so.
- 22 Q. You said you answered the door once; is that
- 23 correct?
- 24 A. To the best of my memory, it was one time, and a
- 25 black female was knocking and pounding on the door. My

- 1 father answered it. She convinced him to convince me to.
- 2 I believe, they gave me a letter.
- 3 Q. So she is the individual who you referred to as
- 4 having her hand on her service weapon?
- A. No, it was a male standing on the stairs out of
- 6 the view of the camera.
- 7 Q. Can you describe that male?
- 8 A. Approximately, well, he was standing on a step.
- 9 I would say he was about five ten. He was the same male
- 10 sitting with Lieutenant Gough as they were posted outside
- in my apartment complex. He had a mustache, and I believe
- 12 gray and white colored hair, mustache and hair. But that
- 13 wasn't Gough that had his hand on his gun.
- 14 Q. What ethnicity was this individual, to the best
- 15 of your ability?
- 16 A. Which one?
- 17 Q. The male?
- 18 A. The one with his hand on his gun?
- 19 Q. Yes.
- 20 A. White male.
- 21 Q. About how old?
- 22 A. Approximately thirty-five to forty-five years
- 23 wild.
- 24 G. On what date did this occur where you opened the
- 25 door for the officers?

- 1 A. I don't recall the specific date.
- 2 Q. Can you give me a month and a year?
- 3 A. I am sure we can.
- 4 Q. Sitting here today, can you?
- 5 A. Not off the top of my head, no.
- 6 Q. Do you recall if it was in 2009?
- 7 A. It may have been.
- 8 O. It is your belief today that you only opened the
- 9 does on one occasion; is that correct?
- 10 A. I believe so.
- 11 Q: Do you believe the officers who visited your home
- in John's Town were doing so in order to silence you?
- 13 A. To intimidate me.
- 14 Q. But not to silence you?
- 15 A. That would fall under intimidation, yes, silence
- 16 me, I would agree with that.
- 17 Q. What they do that communicated to you they wanted
- 18 to silence you?
- MR. SMITH: Other than want he already
- 20 testified about?
- 2. A. Their behavior, standing outside my apartment,
- 22 banging on the doors, disturbing the neighbors, calling the
- 23 local police getting them involved, posting themselves at
- 24 my apartment door, outside my apartment building at the
- 25 entrance and exit of my apartment complex.

- Q. Did the officers ever say anything specifically
- 2 to you that indicated to you they were trying to silence
- 3 you?
- 4 A. I don't recall any specific comment.
- 5 Q. Would anything refresh your recollection about
- 6 whether they said anything to you?
- 7 A. It is possible.
- 8 O. What?
- 9 A. I don't know.
- 10 Q. There is nothing you can think of today?
- 11 A. Not that I am aware of today.
- 12 Q. Did any officers threaten you since October Blst,
- 13 2009.
- 14 A. That officer with his hand on his cun and the
- 15 other one banging on the door.
- 16 Q. They threatened you by knocking on the door?
- 17 A. Banging on the door, kicking the door.
- 18 Q. How do you know they were kicking the door?
- 19 A. They left scuff marks on the bottom of the door.
- 20 Q. You checked the door before and after they
- 21 arrived?
- 22 A. Correct.
- Q. How many times did they kick your door?
- A. At least once, at least one occasion where they
- 25 were kicking the door and there were scuff marks.

- Q. Did they say anything to threaten you?
- 2 A. I don't recall any specific comments.
- 3 Q. Did they say anything to threaten your father?
- 4 A. I don't recall any specific comments made towards
- 5 him.
- 6 Q. When was last the time NYPD officers visited you
- 7 in upstate New York?
- 8 A. I don't know.
- 9 O. You don't know?
- 10 A. Correct.
- 11 Q. When was the last time you know of officers
- 12 visiting you in upstate New York?
- 13 A. I don't recall any specific date or time but I
- 14 believe it went on through late 2010, to the best of my
- 15 memory.
- 16 Q. Do you believe the officers visited you in 2011?
- 17 A. I am not aware of it, no.
- 18 Q. What about 2012?
- 19 A. Not that I am aware of.
- Q. How many times did NYPD officers visit you in
- 21 upstate New York?
- 22 A. Off the top of my head, sitting here right now, I
- 23 don't recall.
- 24 Q. Can you give me an approximation?
- 25 A. Six times approximately.

- 1 Q. When did they start visiting you in upstate New
- 2 York?
- 3 A. I think December 2009.
- 4 Q. Your Second Amended Complaint states that a
- 5 defendant yelled, NYPD, we know you are in there in open
- 6 up. In December 2009, do you know which defendant officer
- 7 allegedly yelled that?
- 8 A. No.
- 9 O. How many times did an officer yell NYPD we know
- 10 you're in there open up?
- A. At least once.
- 12 Q. Was it a male voice or a female voice?
- 13 A. I believe it was male.
- 14 Q. Did you look through your peephole when you heard
- 15 that?
- 16 A. I may have, but they were, it was covered with
- 17 something.
- 18 O. You can't describe that officer?
- 19 A. No.
- 20 Q. Did you say anything in response to the officer
- 21 stating NYPD we know you're in there open up?
- 22 A. I don't recall making any response.
- 23 Q. Why not?
- 24 A. If they knew I was in there, were they going to
- 25 kick the door in again? I don't know. I had no response

- I to give them.
- 2 Q. Do you know why the officers were at your
- 3 apartment?
- 4 MR. SMITH: Objection to form.
- 5 A. To intimidate and harass me.
- 6 Q. At the time is that what you believed?
- 7 A. I believe that now.
- 8 Q. Do you believe that is the only reason officers
- 9 visited your home in John's Town, New York?
- 10 A, Yes.
- 11 Q. Which officer allegedly spied through your
- 12 bedroom window?
- 13 A. I don't know.
- 14 Q. Could you describe that officer?
- 15 A. He was wearing a puffy jacket, short, buzz cut,
- 16 his skin was darker than white, approximately thirty to
- 17 thirty-five years old, wearing jeans.
- 18 Q. So this is a male?
- 19 A. Correct.
- 20 Q. Any other identifying characteristics of this
- 21 individual?
- 22 A. His hair, if it wasn't buzzed, it was short
- 23 cropped, neat, dark-colored hair.
- 24 O. Had you seen this individual on any other
- 25 occasions?

- 1 Hanley, attempted to silence, harass or otherwise harm you;
- 2 is that correct?
- 3 MR. SMITH: Do you want to show him the
- 4 Complaint? It is a ninety-five page document so
- you are asking him does he have a recollection of
- 6 that allegation in the Second Amendment
- 7 Complaint?
- MS. METTHAM: No, I am wondering if that is
- g an allegation of his.
- 10 Q. Do you believe defendant, Hanley, attempted to
- 11 silence, harass or otherwise harm you?
- 12 A. Yes.
- 23 Q. How did he attempt to harm you?
- 14 A. If he was one of the officers there.
- 15 Q. When you say there on October 31st, 2009?
- A. That and post October 31st, 2009 upstate.
- 17 Q. What officers tried to harm up in upstate New
- 18 York following October 31st, 2009?
- 19 A. I believe any officer, especially the ones
- 20 banking on the door. I don't know what their intent was.
- 21 I believe their intent was to harm me.
- 22 Q. Do you have any statements they gave you to
- 23 support that belief?
- 24 A. Off the top of my head right now, I don't recall
- 25 any statements.

- 1 Q. Do you have any recording that with substantiate
- your claim that officers tried to harm you in upstate New
- 3 York?
- 4 A. I don't recall hearing any recordings.
- 5 Q. When was the last time you saw defendant, Hanley?
- 6 A. I den't know what he looks like. I don't know
- 7 who he is.
- 8 Q. Have you ever interacted with defendant, Hanley,
- 9 before October 31st, 2009?
- 10 A. Who.
- 11 Q. Defendant, Hanley?
- 12 A. I am not aware if I did.
- 13 O. Do you have any reason to believe defendant,
- 14 Hanley, was aware of your recordings at the 81st Precinct
- 15 before the "Village Voice" article was published?
- 16 A. I don't know.
- 17 Q. Is there anything that would refresh your
- 18 recollection about that?
- 19 A. About?
- 20 Q. Whether or not you believe he was aware of the
- 21 recordings before the "Village Voice" article?
- 22 A. It is possible.
- 23 Q. It is possible you would have a document that
- 24 would refresh your recollection?
- 25 A. Not that I have. I haven't seen anything that

- 1 indicates he knew, whoever he was, knew anything.
- 2 Q. Did defendant, Hanley, ever work at any precincts
- 3 at the same time you were assigned there?
- 4 A. His name does not sound familiar.
- 5 O. Prior to October 31st, 2009 had you any made any
- 6 IAB complaints against defendant, Manley?
- 7 A. I don't believe so.
- 8 Q. Are you alleging defendant, Hanley, conspired
- 9 against you with any other defendants in this matter?
- 10 A. I believe that is alleged in the complaint.
- 11 Q. How do you believe he conspired with other
- 12 defendants?
- 13 A. If he was one of the officers that showed up
- 14 Halloween might and post October 31st, 2009 upstate in
- 15 John's Town at my home or my apartment at that time.
- 16 Q. If defendant, Hanley, was not present at your
- 17 apartment on October 31st, 2009, how do you believe he
- 18 conspired with other defendants in this matter?
- MR. SMITH: Objection to form.
- 20 A. I am not aware of him having any other
- 21 involvement or any involvement at all.
- 22 Q. Can you please physically describe defendant,
- 23 Robert O'Hare?
- A. I don't believe I know who that is.
- 25 Q. Why are you suing him?

- A. I believe my attorneys found out who was driving
- 2 up to my apartment in John's Town, New York.
- 3 Q. You believe he is an individual who drove up to
- 4 your apartment in John's Town, New York?
- 5 A. That's what my attorneys believe so.
- 6 Q. Do you have any reason to believe that personally
- 7 aside from what your attorneys have told you?
- 8 A. No.
- 9 MR. SMITH: I just want to caution you Mr.
- 10 Schoolcraft.
- MS. METTHAM: I said aside from what your
- 12 attorneys told you.
- 13 MR. SMITH: Stop interrupting me. Your
- 14 persistent interrupting is very unprofessional.
- 15 Officer Schoolcraft, I want to remind you if you
- are asked a question, if you have any knowledge
- or aware of, on its face could you call for
- 18 information about discussions you may have had
- 19 with your counsel, I just want to remind you, you
- are not to reveal any privileged communications.
- Q. When you did not answer the door to officers when
- 22 living in John's Town, New York, was that because you knew
- 23 the officers were trying to serve you with papers?
- 24 A. If they were trying to serve me with papers, I
- 25 instructed my PBA attorney, Stuart London, well, I asked

- 1 is.
- 2 Q. So do you have any reason to believe that
- defendant, Trainor, entered or searched any of your
- 4 residences at any time?
- 5 A. Other than there were several individuals who I
- 6 did not see or recognize on October 31st, 2009 he could
- 7 very well be one of those individuals. I have not seen
- 8 photographs.
- 9 Q. You have already described, I believe, five
- 10 individuals who visited you in John's Town. I am going to
- 11 list those five as I understand them right now. I believe
- 12 you stated there was a black female who answered the door,
- 13 that's number one. Number two, was a male, five foot ten,
- 14 with gray and white hair between the ages thirty-five to
- 15 forty-five, that was number two. Number three was William
- 16 Gough. Number 4 was, I believe, Duncan; is that Kurt
- 17 Duncan?
- 18 A. Correct.
- 19 Q. And then I believe you described a fifth
- 20 individual who was short with darker than white skin with a
- 21 buzz cut between ages thirty to forty-five that's number
- 22 flve?
- 23 A. I believe I said thirty to thirty-five. He could
- 24 have been thirty to forty. He appeared much younger and
- 25 more agile. It may have just been the pose I saw him in.

- MR. SMITH: That was guy the in the tree;
- 2 right.
- THE WITNESS: Well, that appears to, at
- 4 least attempted to climb a tree or jumped out of
- 5 the tree.
- 6 O. Did you ever see that individual in a tree?
- 7 A. No.
- 8 Q. Besides those five individuals I just listed how
- 9 many others individuals visited you in John's Town, New
- 10 York?
- 11 A. I believe there were more, but I don't recall
- 12 their descriptions. I recall one time seeing three
- 13 females. But I don't if they had been there before or not.
- 14 O. Was the black female described as officer number
- 15 one, one of those three females?
- 16 A. I couldn't tell you.
- 17 Q. · Could you describe those three females that
- 18 visited you in John's Town, New York that you believe were
- 19 from the NYPD?
- 20 A. At least one of them was a white female with hair
- 21 shoulder length and there was at least one black female. I
- 22 can't remember the third one, but I believe it was three.
- 23 Q. And you are not sure if the black female you are
- 24 describing to me now is the same as the one you described
- 25 earlier?

- 1 A. Which one?
- Q. The black female.
- 3 A. There was a black female when I took a picture of
- 4 a male, there was a black female holding a camera, I could
- 5 not tell who she because. The black female holding the
- 6 camera when I saw the male with the white and gray hair or
- 7 dark, more salt and pepper style hair, and a mustache with
- 8 his hand on his gun, she was different than, well, that was
- 9 when the black female that I answered, that I met at the
- 10 door, she was in a headdress and dressed nicely. She
- appeared in like an African garb. It was not pants and a
- 12 shirt. It was a covering.
- 13 Q. When you say headdress, what do you mean?
- 14 A. She was wearing something on her head.
- 15 Q. You lifted your hand approximately twelve inches
- 16 above your head. Was it that large?
- 17 A. It was up there. It was like, she was dressed, I
- 18 believe, it was purple. She didn't look messy. She looked
- 19 nice and calm and quiet.
- 20 Q. But you believed she was there to attempt to harm
- 21 you?
- 22 A. I don't believe she was, but that was the same
- 23 time the individual was standing on the stair with his hand
- 24 on his gun, in plain clothes, without a duty belt.
- 25 Q. How tall was this female you are describing?

- 1 A. Including the?
- 2 O. Without the headdress.
- 3 A. I recall her being pretty tall.
- 4 Q. When you say pretty tail, what do you mean?
- A. I think we were eye to eye. Not too far off.
- 6 O. How tall are you?
- 7 A. Approximately six foot.
- 8 O. Could you describe her in any greater detail?
- 9 A. Black female, the clothes she was wearing, I
- 10 don't know what they call it, it was a dress of some kind.
- And I believe she was wearing something on her head, to the
- 12 best of my memory.
- 13 O. You believe she was with the NYPD?
- 14 A. She introduced herself to the best of my memory.
- 15 Q. How did you she introduce herself?
- 15 A. I don't recall but the other black female had a
- 17 video camera. I am assuming it is on video.
- 18 Q. So at the time you opened door, and you saw a
- 19 black female in a headdress and full purple dress?
- 20 A. It may not have been purple, to the best of my
- 21 memory, she was dressed in nice clothing.
- 22 Q. On the date you saw this individual and opened
- 23 door and there was a male with her, was that also the same
- 24 occasion, there was another separate black female that was
- 25 recording from the car; is that correct?

- 1 A. No, she was there in the building recording the
- 2 contact with the this other female.
- 3. Q. So she was in the building as well?
- 4 A. Yes.
- 5 O. So there were two back females and one white male
- 6 in your building at that time?
- 7 A. Correct, that I could see.
- 8 Q. Could you describe the other black female who was
- 9 present at that time?
- 10 A. The one holding the camera?
- 11 Q. Yes.
- 12 A. I don't remember. I think she was shorter, and I
- 13 believe she was wearing a hat, and plain clothes.
- 14 Q. When you say plain clothes, what do you mean?
- 15 A. It was just regular clothes. She was not in
- 16 uniform.
- 17 Q. Was she wearing jeans?
- 18 A. I don't recall.
- 19 Q. What she wearing a suit?
- 20 A. I don't recall.
- 21 Q. What kind of hat was she wearing?
- A. I believe it was a, I don't know how you call it,
- 23 but a painter's cap or it had a brim on it, it wasn't a
- 24 baseball cap. I don't know what they call it.
- 25 Q. Was it a winter cap?

- 1 A. It could have been.
- 2 O. What color was this?
- 3 A. I think she was in tan clothing, to the best of
- 4 my memory.
- 5 Q. Was she wearing glasses?
- 6 A. I don't redall.
- 7 Q. Did you speak to her?
- A. No.
- 9 Q. Did she do anything to make you believe she
- 10 wanted to harm you?
- 11 A. I don't believe so. I don't recall. I don't
- 12 recall looking at her again after I looked at the
- individual on the stairs.
- 14 O. Did any of the black females that visited you at
- 15 your apartment do or say anything that made you believe
- 16 they wanted to harm you?
- 17 A. No.
- 18 Q. Did any of the black females who visited you at
- 19 your apartment in John's Town, New York do or saying
- 20 anything to threaten your father?
- 21 A. To the best of my memory, I don't recall hearing
- 22 female voices yelling.
- Q. Did any of the black female officers who visited
- 24 you at John's Town, New York, do anything or say anything
- 25 that you took to be intimidation?

- 1 A. No, I don't recall any specific incident, no.
- Q. You stated that at least one white female visited
- 3 your apartment; is that correct?
- A. When the three females came, it appeared there
- 5 were no males, there was a white female.
- 6 Q. Did that white female do or say anything to make
- 7 you believe she wanted to cause you harm?
- 8 A. I don't recall any specific statement made by any
- 9 of them.
- 10 Q. Did she do anything that made you believe she
- 11 wanted to harm you in anyway?
- 12 A. I don't believe they were banging on the door
- 13 or --
- 14 Q. Did any female do anything that you took to be
- 15 intimidation when they visited you in John's Town, New
- 16 York?
- 17 A. Not that I recall right now.
- 18 Q. Turning back to defendant, Captain Trainor, do
- 19 you have any reason to believe that Captain Trainor falsely
- 20 manufactured any evidence against you?
- 21 A. Not that I am aware of.
- 22 Q. Do you have any reason to believe that defendant,
- 23 Captain Trainor, did anything to silence, harass or
- 24 otherwise harm you?
- 25 A. I don't have any knowledge of that, no.

- 1 seized any of your property at any time?
- 2 A. Not that I am aware of.
- 3 O. Do you believe the defendant, Sondra Wilson, had
- 4 anything to do with your confinement at your Jamaica
- 5 Hospital Medical Center?
- 6 A. Not that I am aware of.
- 7 Q. Do you believe that defendant, Sondra Wilson,
- 18 falsely manufactured any evidence against you?
- 9 A. Not that I am aware of.
- 10 Q. Do you believe that defendant, Sondra Wilson, has
- 11 attempted to silence, harass, or otherwise harm you?
- 12 A. If she's one, again, you are throwing the silence
- in there, if she was one of the officers upstate I would
- 14 throw her in the silence category. But I don't recall ever
- hearing a female voice bark out we are here open up. I
- 16 don't know of any of them kicking the door or banging on
- 17 the door.
- 18 Q. Do you believe by simply going to John's Town,
- 19 New York officers were trying to silence you?
- 20 A. Yes.
- 21 O. So you said you had interacted with a Sergeant
- 22 Sondra Wilson before October 31st, 2009?
- 23 A. I believe that was her name. That name sounds
- 24 familiar.
- 25 O. In what circumstances, did you interact with