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2	UNITED STATES DISTRICT COURT
3	SOUTHERN DISTRICT OF NEW YORK
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5	ADRIAN SCHOOLCRAFT,
6	Plaintiff,
7	-against-
8	
9	THE CITY OF NEW YORK, DEPUTY CHIEF MICHAEL
10	MARINO, Tax ID. 873220, Individually and in
11	his Official Capacity, ASSISTANT CHIEF
12	PATROL BOROUGH BROOKLYN NORTH GERALD
13	NELSON, Tax Id. 912370, Individually and in
14	his Official Capacity, DEPUTY INSPECTOR
15	STEVEN MAURIELLO, Tax Id. 895117,
16	Individually and in his Official Capacity,
17	CAPTAIN THEODORE LAUTERBORN, Tax Id.
18	897840, Individually and in his Official
19	Capacity, LIEUTENANT WILLIAM GOUGH, Tax Id.
20	919124, Individually and in his Official
21	Capacity, ST. FREDERICK SAWYER, Shield No.
22	2567, Individually and in his Official
23	Capacity, SERGEANT KURT DUNCAN Shield No.
24	2583, Individually and in his Official
25	Capacity, LIEUTENANT CHRISTOPHER BROSCHART,

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2	Tax Id. 915354, Individually and in his
3	Official Capacity, LIEUTENANT TIMOTHY
4	CAUGHEY, Tax Id. 885374, Individually and
5	in his Official Capacity, SERGEANT SHANTEL
6	JAMES, Shield No. 3004, Individually and in
7	his Official Capacity, and P.O.'s"JOHN DOE"
8	#1-50, Individually and in their Official
9	Capacity, (the name John Doe being
10	fictitious, as the true names are presently
11	unknown) (collectively referred to as "NYPD
12	Defendants"), JAMAICA HOSPITAL MEDICAL
13	CENTER, DR. ISAK ISAKOV, Individually and
14	in his Official Capacity, DR. LILLIAN
15	ALDANA-BERNIER, Individually and in her
16	Official Capacity, and JAMAICA HOSPITAL
17	MEDICAL CENTER EMPLOYEE'S"JOHN DOE" #1-50,
18	Individually and in their Official
19	Capacity, (the name John Doe being
20	fictitious, as the true names are presently
21	unknown),
22	Defendants.
23	
2 4	111 Broadway
25	New York, New York

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2	November 7, 2013
3	10:10 A.M.
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5	VIDEO DEPOSITION of THEODORE
6	LAUTERBORN, the Defendant in the
7	above-entitled action, held at the above
8	time and place, taken before Dawn Miller, a
9	Notary Public of the State of New York,
10	pursuant to court order and stipulations
11	between Counsel.
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- Q. Do you remember Schoolcraft requesting a preference as to what hospital he wanted to go to?
- A. Again, I don't know if he was asking, I know there was a discussion over a hospital, and, like I said, I may not have been paying close attention to that because I would have no say in that matter.
- Q. There came a time when Schoolcraft agreed to go to the hospital, right?
- A. Yes.
- Q. Everybody left the apartment, right?
- 16 A. Yes.
- Q. He went down the street to the ambulance, right?
- A. From my point of view, he was heading towards the ambulance on his own.
 - Q. Then what happened?
- A. And then I heard somebody yell
 out my name, who I believe to be Inspector
 Mauriello, and I see Schoolcraft walking
 towards me.

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- Q. And what Mauriello said to you was, "Teddy, stop him," right?
- MR. KRETZ: Objection.
- 5 A. Basically.
- 6 Q. Did you stop him?
 - A. Not initially at that moment.
- Q. What happened?
- A. I don't know how it went down.
- He was coming towards me. Whether I said,
- 11 "Adrian, where you going?" or he just went
- 12 walking quickly past me and, you know, I
- don't know what the exchange was as we were
- 14 going up the stairs back to his apartment
- 15 but he was trying to get back in, he went
- 16 to close the door and I put my foot in it
- 17 to keep him from closing it.
- 18 Q. Is it fair to say, he went back
- 19 upstairs, you followed him, he tried to
- 20 close the door and you put your foot in as
- 21 a stopper from closing the door?
- 22 A. Yeah, basically.
- Q. He went into his apartment and
- 24 you entered the apartment again; is that
- 25 right?

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2	A. That's right.
3	Q. And you were followed by Chief
4	Marino; is that right?
5	A. Again, I couldn't tell you the
6	order of how people came in.
7	Q. You don't have to worry about the
8	order. Eventually, in the apartment was
9	Chief Marino, three guys from Brooklyn
10	A. North
11	Q. Investigation and who else?
12	A. I couldn't tell you after that
13	who followed in.
1 4	Q. Schoolcraft went into his
15	bedroom, right?
16	A. Yes.
17	Q. All of those individuals went
18	into his bedroom as well; is that right?
19	A. At that point, I don't think all
2 0	of us were in his bedroom. Some might have
21	been out in the living room area.
2 2	Q. Was Lieutenant Hanlon in the
2 3	apartment the second time?
2 4	A. Yeah, all three of the
2 5	technicians came up again.

	LAUTERBURN
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2	Q. It was this second occasion that
3	Hanlon says he had to go to the hospital?
4	MS. METTHAM: Objection. Asked
5	and answered.
6	A. No, it was stated that he has to
7	go the first time around.
8	Q. Did you overhear any of the
9	exchanges between Schoolcraft and anybody
10	else while he was approaching the bus on
11	the street?
12	A. No, I didn't.
13	Q. Did you see any of the exchanges
1 4	between Schoolcraft and any of the
15	individuals as he was approaching the bus?
16	A. I mean I could see him walking
17	towards the ambulance but I don't know what
18	he if he what or if he was saying to
19	anybody.
2 0	MR. SMITH: Going off the
21	record 6:35 for a paper change.
2 2	Going back on record it's 6:46.
23	Q. We were at the scene of

Schoolcraft's residence. We were talking

being about the second, what I call, "The

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