## **Aron Law PLLC v New York City Police Dept.**

2022 NY Slip Op 33026(U)

September 9, 2022

Supreme Court, New York County

Docket Number: Index No. 158164/2021

Judge: William Perry

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This opinion is uncorrected and not selected for official publication.

NYSCEF DOC. NO. 38 RECEIVED NYSCEF: 09/09/2022

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

PRESENT:	HON. WILLIAM PERRY	PART	23			
		Justice				
		INDEX NO.	158164/2021			
ARON LAW F	PLLC	MOTION D	DATE 09/01/2021			
	Petitioner,	MOTION S	SEQ. NO. 001			
	- V -					
NEW YORK	CITY POLICE DEPARTMENT,	DECIS	<b>DECISION + ORDER ON</b>			
	Respondent.		MOTION			
		X				
	e-filed documents, listed by NYSCEF 18, 19, 20, 21, 22, 23, 24, 25, 26, 27,	•				
were read on this motion to/for ARTICLE 78 (BODY OR OFFICER)						

In this Article 78 proceeding, Petitioner Aron Law PLLC seeks an order, pursuant to the Freedom of Information Law ("FOIL"), directing Respondent New York Police Department ("NYPD") to produce "any and all arrests report, complaint reports, and online booking sheet, for arrests made on May 19, May 20, 2021 in connection with protests held in and around Times Square." (NYSCEF Doc No. 1, Petition, at ¶ 9; NYSCEF Doc No. 3.)

## **Background**

Petitioner made its initial request on May 25, 2021 (NYSCEF Doc No. 3), which was denied on May 27, 2021 "on the basis that [the] request is too broad in nature and does not describe a specific document." (NYSCEF Doc No. 4.)

On June 1, 2021, a Records Access Appeals Officer ("RAO") denied Petitioner's appeal, pursuant to Public Officers Law ("POL") § 87[2][e][i], on the grounds that disclosure of the records sought "would interfere with law enforcement investigations or judicial proceedings." (NYSCEF Doc No. 5.) The RAO explained that the records pertained to arrestees whose prosecutions remained pending, and disclosure "could result in witness tampering or the tainting

158164/2021 ARON LAW PLLC vs. NEW YORK CITY POLICE DEPARTMENT Motion No. 001

Page 1 of 4

RECEIVED NYSCEF: 09/09/2022

NYSCEF DOC. NO. 38

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of a jury pool and/or the perpetrator evading detection or prosecution." (*Id.*) The RAO also stated that, pursuant to POL § 87[2][b], disclosure "would constitute an unwarranted invasion of personal privacy" of the individuals.

Petitioner commenced this action on September 1, 2021 and the parties repeatedly stipulated to adjourn the motion to April 5, 2022. (NYSCEF Doc Nos. 9-12, 14-24.) On February 9, 2022, Respondent provided seven non-sealed arrest records and corresponding police reports to Petitioner, with redactions made to "NYPD web page addresses and [the home addresses, dates of birth, and NYSID numbers of the defendants], although the names of the defendants were not redacted." (NYSCEF Doc No. 26, Cross-motion, at ¶ 14; NYSCEF Doc No. 32, Redacted Arrest Records; NYSCEF Doc No. 33, Redacted Reports.)

Respondent cross-moves for dismissal, arguing that the instant proceeding is rendered moot as a result of its production of the redacted records, that all redactions were proper, and that, although there are relevant records pertaining to one more arrest, those records are sealed. (Cross-motion at ¶¶ 21-33.) Respondent also argues that Petitioner's request for attorneys' fees is premature because it has not demonstrated that it has substantially prevailed in this proceeding. (*Id.* at ¶¶ 34-35.)

Petitioner replies that certain news articles (attached as NYSCEF Doc No. 37) indicate that 26 individuals were arrested, rather than 8, the figure given by Respondent, suggesting that Respondent made misrepresentations in bad faith either to Petitioner or to the court. (NYSCEF Doc No. 36, Reply, at 7.) Petitioner also states that "the NYPD should not be able to shield information other than the dates of birth, NYSID numbers and the individual street number of the addresses of the defendants arrested." (*Id.* at 9.) Finally, Petitioner argues that it is entitled to fees, regardless of the voluntariness of Respondent's disclosure, and that such disclosure does not

2 of 4

NYSCEF DOC. NO. 38

RECEIVED NYSCEF: 09/09/2022

render the portion of the Petition seeking fees moot. (Id. at 9-14, citing Kohler-Hausmann v New

*York City Police Dept.*, 133 AD3d 437 [1st Dept 2015].)

Discussion

It is well settled that all records of a public agency, including police records, are

presumptively open for public inspection and copying, and that the burden rests at all times on the

government agency to justify any denial of access to records requested under FOIL. (See New

York State Rifle and Pistol Assoc. v Kelly, 55 AD3d 222, 224 [1st Dept 2008]; New York Civil

Liberties Union v New York City Police Dept., 20 Misc 3d 1108[A] [Sup Ct, NY County 2008];

see also, Gould v New York City Police Dept., 89 NY2d 267, 274 [1996] [FOIL was enacted "[t]o

promote open government and public accountability"]; Public Officers Law § 84; Matter of Abdur-

Rashid v New York City Police Dept., 31 NY3d 217, 224 [2018].)

In furtherance of FOIL's legislative policy favoring disclosure, "[e]xemptions are to be

narrowly construed to provide maximum access, and the agency seeking to prevent disclosure

carries the burden of demonstrating that the requested material falls squarely within a FOIL

exemption by articulating a particularized and specific justification for denying access." (Matter

of Capital Newspapers Div. of Hearst Corp. v Burns, 67 NY2d 562, 566 [1986].)

The court finds that the Petition was rendered moot by Respondent's production of the

redacted records and certification that no additional records exist. (Taylor v New York City Police

Dept., 25 AD3d 347 [1st Dept 2006]; Davidson v Police Dept. of the City of New York,, 197 AD2d

466 [1st Dept 1993] [holding that denial of petition as moot was proper in light of NYPD's

production of responsive records during pendency of litigation]; Jaskaran v City of New York,

2021 WL 3139767, at \*1 [Sup Ct, NY County 2021] ["an agency satisfies its obligation under

FOIL when a diligent search is done, and either responsive records are disclosed, and/or the agency

158164/2021 ARON LAW PLLC vs. NEW YORK CITY POLICE DEPARTMENT Motion No. 001

Page 3 of 4

NYSCEF DOC. NO. 38 RECEIVED NYSCEF: 09/09/2022

certifies that responsive records could not be located"]; *see also Rattley v New York City Dept.*, 96 NY2d 873 [2001] ["the Department satisfied the certification requirement by averring that all responsive documents had been disclosed and that it had conducted a diligent search for the documents it could not locate"].) Petitioner's argument to the contrary, relying on news articles, is speculative.

Further, Respondent's redactions of the arrestees' birth dates, home addresses, and NYSID numbers were proper, pursuant to POL § 89 [2][b]. Petitioner's argument that the "NYPD should not be able to shield [such] information" is conclusory and unsubstantiated. (NYSCEF Doc No. 36, Reply, at 9.)

Finally, Petitioner's request for attorneys' fees is denied in this court's discretion, as the court finds that Respondent had a reasonable basis for denying access, as the records pertained to ongoing prosecutions. (POL § 89[4][c][ii] [in FOIL proceedings, the court "shall assess" attorneys' fees and costs against agency if petitioner "has substantially prevailed and the court finds that the agency had no reasonable basis for denying access"].) As such, it is hereby

ADJUDGED that the application is denied, the cross-motion is granted, and the Petition is dismissed.

9/9/2022			W.		
DATE			WILLIAM PERRY, J.S.C.		
CHECK ONE:	х	CASE DISPOSED	NON-FINAL DISPOSITION		
		GRANTED X DENIED	GRANTED IN PART		OTHER
APPLICATION:		SETTLE ORDER	SUBMIT ORDER		
CHECK IF APPROPRIATE:		INCLUDES TRANSFER/REASSIGN	FIDUCIARY APPOINTMENT		REFERENCE

4 of 4