EXHIBIT A

1 2	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
3	ADRIAN SCHOOLCRAFT,	
4	Plaintiff,	
5	v.	10 CV 6005 (RWS)
6	THE CITY OF NEW YORK, et als,	
7	Defendants.	
8	x	
9		New York, N.Y. January 15, 2014 12:06 p.m.
10	Before:	_
11	HON. ROBERT W. SWEET,	
12		, District Judge
13	ADDEADANGEG	District duage
14	APPEARANCES	
15	NATHANIAL B. SMITH Attorney for Plaintiff	
16	JOHN LENOIR Attorney for Plaintiff	
17	MIGUAEL A GARRONO Germanation Gaussal	
18	MICHAEL A. CARDOZO, Corporation Counsel for the City of New York Attorneys for Defendant	
19	SUZANNA PUBLICKER METTHAM	
20	SCOPPETTA SEIFF KRETZ & ABERCROMBIE Attorneys for Defendant Mauriello	
21	WALTER A. KRETZ, JR.	
22	MARTIN CLEARWATER & BELL LLP Attorneys for Defendant Jamaica Ho	enital
23	GREGORY JOHN RADOMISLI	sprcar
24	IVONE, DEVINE and JENSEN, LLP Attorneys for Defendant Isakov	
25	BRIAN E. LEE	

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E1FBSCHC Conference

- 1 (In open court)
- 2 THE COURT: Schoolcraft.
- 3 MS. METTHAM: Good afternoon, your Honor. We're here
- 4 on a motion by City defendants from December 18th. It sounds
- 5 like some of the matters are more or less resolved. So I
- 6 think we could start with the easiest and go to the more
- 7 difficult.
- 8 THE COURT: Okay.
- 9 MS. METTHAM: The easiest is plaintiff provided some
- 10 memoranda to nonparty NYPD witnesses, or so he claims. We
- 11 searched NYPD for these memoranda; have not been able to find
- 12 them. In our original document requests three years ago, we
- 13 requested them of plaintiff, but haven't received them. In
- 14 plaintiff's opposition, he stated he has no objection to
- 15 providing them.
- So we simply ask that he be ordered to provide those
- 17 documents by next week.
- 18 THE COURT: Any problem?
- 19 MR. SMITH: I just don't want anyone to suggest --
- 20 this is Nathanial Smith for Schoolcraft. I just want to
- 21 identify myself for the record.
- I don't know that the plaintiff has these documents.
- 23 These are two memos that --
- 24 THE COURT: Well, if he has them, he'll produce them.
- MR. SMITH: Yes.

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E1FBSCHC Conference

- 1 THE COURT: Okay.
- 2 MS. METTHAM: Your Honor, the second one is a letter
- 3 that plaintiff wrote firing previous counsel on this case. As
- 4 the City defendants have --
- 5 THE COURT: I think I understand that. Well, you told
- 6 me. Has that been resolved?
- 7 MS. METTHAM: It has not.
- 8 THE COURT: And this is the issue as to whether or not
- 9 there was a waiver?
- MS. METTHAM: Yes, your Honor.
- 11 THE COURT: Well, at this stage, we don't know that
- 12 there's a waiver. Right? We know that -- you take the position
- 13 that either the reporter was lying -- you should pardon the
- 14 expression -- or something, but we don't know.
- MS. METTHAM: Correct.
- 16 THE COURT: How are we going to resolve that? I mean,
- 17 maybe the only thing you can do is subpoena the reporter and
- 18 then we can have a litigation over sources. We'll have a grand
- 19 old time.
- 20 MS. METTHAM: I hate to inform your Honor that we have
- 21 done just that. So we will be having a grand old time, just
- 22 not today.
- THE COURT: Okay.
- 24 MS. METTHAM: My proposal, though, in my reply was
- 25 that if plaintiff could provide an affidavit either stating

- 1 that he never provided these documents --
- THE COURT: Oh, sure, that would have solved it.
- 3 MS. METTHAM: Yes.
- 4 THE COURT: But obviously he's not going to do that or
- 5 is he? Maybe?
- 6 MR. SMITH: Well, I mean, he's been asked --
- 7 THE COURT: That would obviate the problem. I guess
- 8 the answer is unless you depose him or something, I don't know
- 9 how you can compel him to give you an affidavit.
- MR. SMITH: Well, part of the problem is that they've
- 11 taken his deposition for 21 consecutive hours. They knew about
- 12 this issue seven hours into the 21 hours. And now they've
- decided, well, we'd really like to get our hands on this juicy
- 14 piece of totally irrelevant information about why the plaintiff
- 15 fired his prior lawyer.
- 16 You know, I mean, yeah, could he provide an affidavit?
- 17 Should he? No.
- 18 THE COURT: Okay. All right.
- 19 MS. METTHAM: Your Honor, I would actually cite to the
- 20 case cited by Mr. Smith in his opposition, the Wellnx Life
- 21 Sciences case which, in a similar matter, had an evidentiary
- 22 hearing before the Court to resolve it. I simply ask that in
- 23 going through the process of another deposition or another
- 24 evidentiary hearing, that the Court order plaintiff to either
- 25 produce the document or provide an affidavit that he did not

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produce those documents to Graham Raymond (ph) or his father.

- THE COURT: What's my authority to do that? I mean, I
- 3 will order him to be deposed again if you want. We can do
- 4 that.

- 5 MS. METTHAM: I mean, I would ask, then, that your
- 6 Honor order his deposition. And if plaintiff would like to
- 7 avoid the deposition by providing an affidavit, we would be
- 8 willing to do so.
- 9 THE COURT: Sure. Okay. Fine.
- 10 MS. METTHAM: Thank you, your Honor.
- 11 The third matter is with regard to messages that
- 12 plaintiff's counsel received through a website set up--
- THE COURT: Yes.
- MS. METTHAM: So what happened is a few years ago
- 15 plaintiff's prior counsel produced hundreds of pages of these
- 16 documents without any confidentiality designation whatsoever,
- 17 but with the names and contact information redacted. We have
- 18 been for the last two years in a protracted attempt to avoid
- 19 coming to the Court about this matter.
- I have proposed to both prior and current counsel that
- 21 either plaintiff provide the names and contact information of
- 22 these individuals so that we can probe the veracity and
- 23 credibility of these statements or that plaintiff be precluded
- 24 from relying on these documents and statements in discovery and
- 25 at trial.

1 THE COURT: What do you think? How do we solve this?

- 2 MR. SMITH: My solution, your Honor, was that the
- 3 names be provided to just the lawyers and the reason for
- 4 that --
- 5 THE COURT: No, I understand. That's fine, but that
- 6 doesn't quite solve the problem. It seems to me one of two
- 7 things: You can provide all of the information eyes only,
- 8 attorneys' eyes only, all of the information, or if you want to
- 9 give them the name and keep the redaction as to the
- 10 identification, I would permit that. But you will not be-- if
- 11 you're going to use any of that information in any way -- and
- the trouble with that is how do we determine whether you do 12
- 13 that or not? I mean, obviously if any of these people are
- 14 going to be called, they've got to be deposed, et cetera, et
- cetera. I mean, if the City wants to. 15
- 16 So what would you like?
- 17 MR. SMITH: Well, my preference would be to provide
- all of the information on an attorneys' eyes only basis and --18
- THE COURT: That's fine. 19
- 20 MR. SMITH: And --
- THE COURT: That's fine, but you also have to at some 21
- 22 time indicate if you're going to call any of these people.
- 23 MR. SMITH: Yes. And that's where I think this rather
- 24 substantial concern of safety has got to be addressed in a
- thoughtful and careful way. And right now I can think of one 25

- 1 person who sent an e-mail who may actually have to testify as a
- 2 witness in this case, because he actually also was tape
- 3 recording one of the other --
- 4 THE COURT: Okay. I saw that.
- 5 MR. SMITH: Yes. So, I mean --
- 6 THE COURT: Clearly any evidence that you want to
- 7 adduce based on those eyes only production, you have to now--
- 8 when are you going to be able to-- where are we? Is there an
- 9 end in sight? Probably not, but is there an end in sight for
- 10 discovery?
- 11 MR. SMITH: Yes. Your Honor has given us until the
- 12 middle of March approximately. We've done, as I indicated, the
- 13 plaintiff for three days. The father of the plaintiff has been
- 14 taken.
- 15 THE COURT: Well, look, at some time-- did you say the
- 16 end of March?
- 17 MR. SMITH: The middle of March.
- 18 THE COURT: So obviously you've got to tell the City
- 19 quite soon if you're going to call any of these, use any of
- these people.
- 21 MR. SMITH: Yes, I recognize that.
- 22 THE COURT: What would you say? Within a week?
- 23 MR. SMITH: Well, with respect to this one, we're
- 24 moving pretty-- we're working hard now on discovery. We really
- 25 are, Judge. I've taken, like, seven depositions.

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1 THE COURT: That was not a smile. That was an

- 2 involuntary acid attack.
- MR. SMITH: Well, I apologize if I had any role in 3
- 4 that attack.
- 5 THE COURT: Oh, you certainly had.
- MS. METTHAM: Your Honor, if I might just bring up one 6
- 7 issue, which is that --
- THE COURT: But let's be sure we're finished on this. 8
- So within a week you'll advise -- one, you'll give the City all 9
- 10 of the information, eyes only for attorneys; and within a week
- 11 if you're going to use any of these people, you will notify the
- City within a week or, say, ten days so that they will have an 12
- 13 opportunity, if they choose to, to depose them.
- 14 MR. SMITH: Very well.
- 15 MS. METTHAM: Your Honor, my only concern with the
- attorneys' eyes only is that, if you'll recall, when City 16
- 17 defendants had marked similar documents attorneys' eyes only,
- plaintiff argued to the Court that because those complaints 18
- included allegations against him, he should be able to see the 19
- 20 documents to defend himself. And so your Honor removed the
- 21 attorneys' eyes only confidentiality and made them
- 22 confidential.
- 23 And my concern is that these documents similarly
- 24 contain allegations against the City and Detective Mauriello.
- THE COURT: Well, I think what's going to happen is 25

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when he designates these people, the basis for the eyes only

- 2 is, on the one hand, work product, arguable; on the other is
- 3 the blue wall problem. If he's going to elect to use any of
- 4 these folks, the blue wall problem is out of it. I mean, that
- 5 doesn't exist anymore.
- 6 MS. METTHAM: So I would suggest, your Honor, if it
- 7 would be possible, that documents --
- 8 THE COURT: Excuse me. So it seems to me the logical
- 9 conclusion is the attorneys' eyes only is lifted as to those
- 10 that he's going to use.
- MS. METTHAM: Yes, your Honor.
- 12 THE COURT: Okay.
- 13 MR. SMITH: Well, if you don't mind, your Honor, I'd
- 14 like to just get a little bit of delay into when ultimately it
- 15 has to be lifted. But it doesn't have to be lifted in a week.
- 16 THE COURT: No, except they're going to have to--
- they're going to have to get these people in.
- 18 MR. SMITH: The lawyers have to get this person in.
- 19 We don't have to have, you know, public knowledge of who these
- 20 people are.
- 21 THE COURT: That's fine. Okay, at that point. But at
- 22 some point that's gone.
- MR. SMITH: Yes. Certainly when the person is listed
- in a pretrial order, stands up and takes an oath and starts
- 25 testifying, for sure.

- 1 THE COURT: Oh, yes, but before then.
- 2 MR. SMITH: Well before then. I understand that.
- THE COURT: Yes. 3
- MR. SMITH: But we're not there yet. 4
- 5 THE COURT: Well, let's just say as to anybody that is
- 6 going to be used, a month before the designation is over.
- 7 MS. METTHAM: Could you just clarify that?
- 8 THE COURT: I mean a month before-- I'm saying
- 9 mid-February.
- 10 MS. METTHAM: So to be clear, your Honor, you've
- 11 stated that plaintiff shall provide the names and contact
- information to City defendants within -- was it a week? 12
- 13 THE COURT: Right.
- 14 MS. METTHAM: And then anyone that plaintiff wishes to
- use as a witness in this case, he must identify them as a 15
- witness within that same week. And then a month from now, say 16
- 17 February 14th--
- THE COURT: As to those that are designated. 18
- 19 MS. METTHAM: -- as to those that are designated, the
- 20 attorneys' eyes only designation.
- THE COURT: Right. Okay. Yes. Anything else? 21
- 22 Good-bye.
- 23 MS. METTHAM: Thank you, your Honor.
- MR. KRETZ: Walter Kretz for Defendant Mauriello. 24
- 25 I would just like the Court to be aware there are 13

1 named defendants that have yet to be deposed. There are 2 anywhere, it seems to me, from half a dozen to a dozen 3 nonparties who have yet to be deposed. 4 THE COURT: So you're saying mid-march, May. 5 MR. KRETZ: I just want the Court to be aware of that. 6 THE COURT: There's another little problem that's 7 hanging out there, which is the PBA and this same --MS. METTHAM: Your Honor, I think you're mistaking 8 9 this for Stinson. The Stinson oral argument is scheduled for next week and the matter with the PBA is with regard to the 10 11 Stinson case. 12 THE COURT: Okay. 13 MS. METTHAM: One thing off your plate for now. 14 THE COURT: Well, it's our weekly get-together. Thank 15 you, all. (Adjourned) 16 17 18 19 20

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