## EXHIBIT D

ADRIAN SCHOOLC	RAFT,	
	-against-	PLAINTIFF, Case No: 10 Civ. 600
	(RWS)	
Tax Id. 873220, Capacity, ASSIS	W YORK, DEPUTY CHIR , Individually and STANT CHIEF PATROL ELSON, Tax Id. 9123	in his Official BOROUGH BROOKLY
And in his Off: STEVEN MAURIEL	icial Capacity, DEI LO, Tax Id. 895117,	PUTY INSPECTOR , Individually a
LAUTERBORN, Tax	l Capacity, CAPTAIN x Id. 897840, Indiv ity, LIEUTENANT WIN	vidually and in
SGT. FREDERICK	dually and in his ( SAWYER, Shield No	. 2576, Individu
Shield No. 2483	icial Capacity, SER 3, Individually and TENANT CHRISTOPHER	d in his Officia
915354, Individ LIEUTENANT TIMO	dually and in his ( OTHY CAUGHEY, Tax	Official Capacit Id. 885374,
SHANTEL JAMES,	nd in his Official Shield No. 3004 ar ually and in their	nd P.O.'s "JOHN
(the name John names are prese	Doe being fictition policy being fictition being fiction of the contract of th	ous, as the true llectively refer
CENTER, DR. ISA	fendants"), JAMAICA AK ISAKOV, Individu ity, DR. LILIAN ALI	ually and in his
Individually as	nd in her Official AL MEDICAL CENTER I	Capacity and
DOE" # 1-50, In	ndividually and in	their Official
	name John Doe being are presently unki	
		DEFENDANTS.
	DATE: Octob	per 11, 2012
	TIME: 10:20	O A.M.
(Continued	1	

## A. SCHOOLCRAFT

- 1 assumed that it might have happened, or what would happen.
- 2 Q. Do you have an e-mail account?
- 3 A. Yes.
- 4 Q. What is your e-mail account?
- 5 MR. NORINSBERG: Objection.
- 6 A. Schoolcraft@gmail.com, S-C-H-O-O-L-C-R-A-F-T at
- 7 gmail.com.
- 8 Q. Have you sent any e-mails regarding this
- 9 incident?
- 10 A. Regarding this incident?
- 11 Q. Have you sent any e-mails regarding the
- 12 allegations complained of in your Complaint?
- 13 A. I don't recall sending any e-mails.
- 14 Q. Have you ever written online, with regard to the
- 15 events alleged in your Complaint?
- 16 A. What do you mean by writing online?
- 17 Q. Have you ever written for any online publication
- about the incident alleged in your Complaint?
- 19 A. I haven't written anything online. There were
- 20 media -- I have been to the media since October 31, 2009.
- 21 Q. How many times have you spoken to the media since
- 22 October 31, 2009?
- 23 A. Approximately six or seven times; maybe more,
- 24 maybe less.
- 25 Q. Have you written down any account of the events

## A. SCHOOLCRAFT

- 1 alleged in your Complaint or the injuries you are claiming
- as a result of those events alleged in your Complaint?
- 3 MR. NORINSBERG: Objection.
- A. To the best of my memory, the Complaint is the
- 5 most detailed account that was prepared by my attorneys.
- 6 Q. Have you ever prepared an account of what
- 7 happened?
- A. I don't believe so, no.
- 9 Q. Have you made any audio or video recordings of
- 10 statements, regarding the events alleged in your Complaint?
- MR. NORINSBERG: Objection.
- 12 A. There were recordings in the Complaint.
- 13 Q. Since October 31, 2009, have you made any audio
- 14 or visual recordings of your statements, recounting what
- happened on October 31, 2009?
- MR. NORINSBERG: Objection.
- 17 A. There was one -- This American Life, that was a
- 18 radio show. I didn't produce the recording, I didn't make
- 19 a recording of it myself. It was a show.
- Q. When did you first go to the media about your
- 21 allegations of downgrading crime and alleged quotas?
- 22 A. I believe it was early 2010.
- 23 Q. How early in 2010?
- A. I don't recall. Maybe it was late 2009, some
- 25 time in that time frame.