## Chicago Police Board Public Meeting

## Meeting

Taken on: June 18, 2015

## JENSEN LITIGATION SOLUTIONS

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1	CITY OF CHICAGO POLICE BOARD MEETING
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4	The public meeting of the Chicago Police
5	Board, convened at 7:30 p.m. on Thursday, June 18,
6	2015, at City of Chicago Office of Public
7	Headquarters, 3510 South Michigan Avenue, taken
8	before Rachel Smith, Certified Shorthand Reporter
9	within the State of Illinois, Mr. Demetrius E.
10	Carney, presiding.
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12	APPEARANCES:
13 14	DEMETRIUS E. CARNEY, President. GHIAN FOREMAN, Vice President. MELISSA M. BALLATE,
15	WILLIAM F. CONLON, MICHAEL EADDY, RITA A. FRY,
16	ELISA RODRIGUEZ, RHODA D. SWEENEY,
17	ALSO PRESENT:
18	ALFONZA WYSINGER, First Deputy Superintendent
19	of Police. RALPH M. PRICE, General Counsel to the
20	Superintendent. SCOTT ANDO, Chief Administrator, Independent
21	Police Review Authority.
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MR. CARNEY: Good evening. We are calling the Police Board meeting of June 18th to order. The first item of business, the approval of the minutes of the Board's public meeting of May 21, 2015. Is there a motion? (Motion.) Second? (Second.) All those in favor say I. The motion passes. Hopefully we have a quorum. I'm making assumptions here. Our next public meeting will be held on Thursday, July 16th at 7:30 here at the Office of Public Safety.

At this time, I ask for a motion to close a series of executive sessions for purposes of considering litigation and personnel matters as authorized by the Open Meetings Act. Is there a motion? (Motion.) Second? (Second.) All in favor say I. The motion passes.

A report of disciplinary actions taken by the Board have been made available at this evening's meeting. This report and the Board's written finding and decision are posted on the Board's website.

There are no disciplinary cases on the agenda for final action at this evening's meeting.

Copies of orders issued by the Superintendent during



the previous month are listed in blue books and are available on the police department's website.

The next item is the Superintendent's report. Do I have a motion to waive the oral report and receive the monthly report in writing?

(Motion.) So moved. Second? (Second.) All those in favor say I. The motion passes.

Now, I'll call upon those members who signed up to speak in advance. When your name is called, please step up to the microphone. We ask that you limit your comments to two minutes. Kevin Ammons. How are you, sir?

MR. AMMONS: Good.

MR. CARNEY: Welcome.

MR. AMMONS: Well, I came here today. This is my first time ever coming here without even knowing the process with the two-minute restriction, so I'm going to try to hurry up and get to the point. It's with the greatest respect that I come before you all, but I wanted to share some things as it related to things that I felt could help enhance what we are doing. I'm a community activist in the 21st Ward, and I see what's happening with our kids dying every day, you know. There's a lot of other things that I



feel we can possibly do. So I wanted to have an opportunity to talk to somebody to share that, but I will just throw a couple of things out there and one of those things would be to find a way to integrate the camera system that we already have to the 911 center. Because I don't understand why we have cameras in place and we still have drive-by shootings, you know. We have a -- you have to call and all it takes is to press a button and you would be activated to the main intersections where you could possibly see something.

And the second suggestion would be to possibly turn the back seats around in SUVs that the police are riding in because that's your way of putting eyes in the back of the heads of the other two officers.

And I have seen situations where the police have pulled up and everybody's ducking in the gangway and hide, and as soon as they pull off, the same people the police are looking for come out and look. I'm thinking maybe if that back seat had been rotating, it could possibly help because you got two officers back there. They would see what the other two officers don't see. But I would like to have an



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opportunity to share some other things with
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                          So if it's somebody I could
     somebody, you know.
     talk to, I would appreciate it.
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                        Those are good suggestions.
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           MR. CARNEY:
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     would suggest the Deputy Superintendent.
                         I'll speak with you afterwards.
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          MR. WYSINGER:
          MR. AMMONS:
                       Thank you.
                        Thank you for coming.
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           MR. CARNEY:
                                                Larone
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     Ellison.
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          UNKNOWN WOMAN: He's the one with the baby
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     changing her.
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                        All right. We will allow him to
           MR. CARNEY:
     come back. LaCreshia Birts.
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                      Good evening.
          MS. BIRTS:
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          MR. CARNEY: How are you?
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          MS. BIRTS:
                      I'm not fine considering that we
     have to keep coming here and we haven't gotten
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     results. So you asked me how I was.
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     talk about the firing of Dante Servin, and I address
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     this to all the Board members. We are not blind.
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     We know that there is a message in our actions and
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     inactions. We see how swift and willing the Board
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     is to terminate members of the department for minor
     infractions such as having a cigarette or a cigar in
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one's mouth as evidenced in the CPD handbook or writing false parking tickets, which was justification for the officer fired at the last Board meeting.

But why has this department been slow and defiant when it comes to punishing cops for murder, specifically, the murder of black innocent civilians? The message, whether intended or unintended, is that black life is not as important as the officer's right to shoot when in fear for their lives. But what about the justifiable and insurmountable fear that black people, my brothers and sisters have? What do we do with our fear? Should we arm ourselves and be willing to take justice in our own hands, or should we continue to wait idly for entities like you to finally do what is right?

How long will we have to wait? How long will we have to wait? I'm wondering where are you in this process of firing Dante Servin.

MR. CARNEY: Well, I have to turn that over to Scott from IPRA. If you could just comment on that. The case sits in your arms right now.

MR. ANDO: Right.



IPRA is the -- you understand the 1 MR. CARNEY: 2 difference between IPRA and the Police Board? 3 MS. BIRTS: Yes. IPRA investigates. 4 MR. CARNEY: 5 MR. ANDO: Hi. As you probably are well aware, the criminal case was recently concluded with 6 a directed verdict of not quilty, and IPRA then resumes its administrative investigation. 8 We always 9 put an officer-involved shooting investigation 10 administratively in abeyance until the criminal case 11 is concluded so that we don't jeopardize the more 12 important criminal case. But now that that's 13 happened, we are now going forward in concluding our 14 investigation. I don't think it will be much longer 15 before we are done, but we still have to go through the process of completing the investigation. 16 17 MS. BIRTS: Okay. Thank you. Rachel Williams. 18 MR. CARNEY: 19 Good evening, how are you? 20 Not well at this moment. MS. WILLIAMS: 21 MR. CARNEY: Thank you. 22 MS. WILLIAMS: I came to you guys on the 20th 23 It was about Dante Servin being fired. of May. 24 Now, the day after I get a -- my mother gets a



letter from IPRA saying that the officer who hit my mother in the face was exonerated. I'll read you this. "The Independent Police Review Authority has conducted and completed a thorough investigation into the allegations of misconduct by the Chicago Police Department that you reported. All the available evidence has been evaluated and it has been determined that this complaint log number is exonerated. A finding of exonerated means that the officer in question did what he or she was accused of but was justified in doing it." I don't know if you know, but you're on the letter, the Chief Administrator.

Now, On September 30th, my family made a call in to my aunt who was literally dying, and the same officer who hit my mother has been harassing my family for the last ten years. He was -- there was no need for him to come for that call. It was a call for EMT and as police officers doubled as EMTs, there never was a need for him to come to that call. But because that call came to that specific house, he felt the need to come through. So as family are trying to get one of their loved ones taken out, he decides to swing, try to tase my cousin. When my



mother stepped in and tried to-- he then hits my mother.

When my mother reported it to the desk sergeant at 111th, right off of the Walmart, that desk sergeant literally said well, you can't report it here. So my mother reported it to IPRA, went down to IPRA to the headquarters and reported it.

To say he was exonerated for the -- for that? To say he was exonerated for causing bodily harm to a woman who was trying to protect her nephew, because the officer who has consistently harassed the same person, decides to try to tase him as he is in pain because his mother is dying on the floor. I don't know how that's a thorough investigation or how he is exonerated, and how you can sit there and say he needs to be exonerated. Never give him the review of saying something happened.

And the same officer who hit my mother, put my cousin in handcuffs as his mother lay dying as he couldn't say his last goodbyes to his mother, charges my cousin, and then the charges are thrown out.

Consistently this same officer, Detective



Ramos, has consistently harassed my family consistently. And more and more he gets bold with it. He was bold enough to tase my cousin three years ago. He was bold enough to hit my mother, and you have no -- he gets repercussions for it. So if he had shot at my mother, had he tased my mother, you would have said he was exonerated in the same sense? Because a family is going through pain and an officer who has no need to be there, because EMTs, EMT meaning ambulance, was called for that specific need. There was never a need for him to be there.

There was never a need for my family to go through the pain as my cousin was arrested, as my mother's face was swollen, as my mother was preparing to bury her only sister as she lay dying on the floor. Because I'm getting the same thing, if it was your family you would want the same thing not to happen. Because if you have justification for a man trying to stay safe, take my mother, a woman who has justified the abuse, saying -- take the woman, my mother, who has the medical license. Who the detective came into the home, was not given access to come into the home but came into the home



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without regard as my family consistently told him to leave the property because you're not needed.

When you tell people that somebody should be exonerated for hitting someone and the family is grieving, what does that send a message to you? What does that message send to the family? Should I call EMT for a family emergency? Should I call EMT if my family is having a mental break? Should I actually call the people who are supposed to save my life and in the end result get hit? I really want I really want to know what you guys are representing. Because if you're representing bodily harm to your citizens to the people that pay taxes, then what are you doing it for? It should -- it says serve and protect, but it should say serve and punch, serve and harm.

You wonder why the black community doesn't trust police? Because the police are consistently doing bodily harm. Not now, 20 years ago, 50 years ago, 100 years ago, if they're consistently allowed to do bodily harm and not get repercussions, you really think we are going to trust you? Do you really think that? No matter how many black superintendents you hire, as long as



there is not trust within that community, you're going to have the same result. You're going the same results if gunfire happens and nobody says anything because we don't trust you.

We would rather trust the gangs to do the job. And let's be honest, IPRA is joke. If IPRA was really about police accountability, it wouldn't have former detectives in IPRA. It would actually have community members who are within the community who have no ties to the police who can do a full thorough investigation. And that's it.

MR. CARNEY: Well articulated, Ms. Williams, very well. Chelsea Sprengeler. Not here. Larone Ellison, did he come back? Not here. Grace Mattingly. Good evening, how are you?

MS. MATTINGLY: Also not well. I'm here to speak about the case of Rekia Boyd who was murdered on March 21, 2012 by Chicago Police Officer Dante Servin. I'm a concerned citizen who feels that justice was not served in this case. Not only was Servin not convicted involuntary manslaughter, but he also still retains his badge. According to the Police Codes of Conduct Rule 11, officers must perform their duty competently and efficiently,



however, Servin did neither of these. Rekia and her friends were making noise in the park near Servin's house. In retaliation Servin opens fire directly at them.

How can firing a gun at a group of young people possibly be seen as a competent response to a noise complaint? Would we tolerate it if one of our civilians did it? So how can we possibly tolerate it when one of our officers does it, one of those who you say is out to serve and protect us. Let's not even mention the Rule 38 of Chicago Police Conduct claims that unlawful or unnecessary use or display of a weapon is prohibited or that Rule 8 claims that disrespect to or maltreatment of any person while on or off duty is prohibited because both of those were also obviously violated on March 21, 2012.

How many rules does a cop need to break before he loses his badge? Besides Servin didn't just fail in his job, he also committed a crime. He murdered Rekia Boyd. What else do you call aiming a gun at a group of people and firing? Dante Servin is a murderer who deserves to be in jail, not an officer out in our streets where he can murder more



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of us. Fire Dante Servin or continue to disgrace the people of Chicago with your injustice system.

MR. CARNEY: Larone Ellison. How are you the state of the continue to disgrace the people of Chicago with your injustice system.

MR. CARNEY: Larone Ellison. How are you this evening?

MR. ELLISON: I'm all right. There are no male changing stations in the male bathrooms. I don't know if that's necessarily something you all could look into, but it was a little difficult to change my daughter sitting in a stall so that maybe can be brought up. I understand this may not be the most important thing here tonight, but it kind of leads into something else. When we say that we have opportunities and environments available for the safety and wellbeing of our children and our citizens of Chicago, much of that has to come with a -- not prove it or lose it stance, but it has to come with a how so?

My question, not just from -- it leads me to what was happening during the decision making during the review of the man whose name we have already heard several times. When the violations of their own rules of conduct for Chicago police officers, specifically 289 were not held up to the fullest regard, meaning, a little girl was quote



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unquote, "being loud and unruly," and the only form of recourse was to point a gun over the shoulder of a person and fire aimlessly. To not apologize, to in fact state they were actually aiming for someone else, and to make it seem as though being unruly is justifiable enough for murder. I say murder because accidental homicide is not accidental when there has been a precedent set.

Speaking of precedents, my question is mainly for you all. I recognize immediately the responsibilities that you have, but what does it look like when you look at the legacy of your Board and the legacy of boards that will go after you, if you say an officer can act with such wanton cruelty towards the people they were sworn to serve and protect and have no recourse? Not, he's off the force, not he should be punished, simply he was doing what he was supposed to do because the target has already been justified as unruly simply by being a teenager out at night being loud. Because if that's all it takes, as you can see the person I'm holding is very cute to you all now, sure, but in 14 to 15 years if she dares to look at a cop and disobey his authority, which teenagers are known to



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do, how are you going to look at me in 14, 15 years and say it was justifiable? That's my question.

MR. CARNEY: Scott, do you want to go through the process of the case, how it started and what happened in the investigation?

MR. ANDO: Sure, I really want to given an update so everybody understands what I said a minute

ago, expand on it a little bit. We do hold our administrative investigation in abeyance when there is a criminal case. Once the State's Attorney accepted it for criminal prosecution and levied charges and indictment against Dan Servin, we stopped because anything we do, particularly in terms of like interviews of officers, particularly the accused officer, it would be inadmissible in court because when we do an interview it's a They have to give it to us. compelled interview. They don't have the Fifth Amendment rights to self incrimination. So that would jeopardize the prosecution. We have to wait until that process plays out.

Now that process has ended, obviously as we all know, in the acquittal of Dante Servin. So we have resumed our investigation. Now, it's not



that we had not done a lot before in leading up to the criminal charges being levied or have not done anything since. But what we are now in the process of doing is accumulating all the evidence that comes out of that trial, all of the witnesses testimony, all of the court records. So we're waiting for court transcripts and other things that we can then add to what we have in order to have a complete picture for the investigation.

Now, several of you cited a vast number of Chicago Police Department Rules of Conduct and Rule violations. You're absolutely right. That is all part of our investigation, but we do fair, thorough, and complete investigations before we reach our findings and make our recommendation. But I assure you it will be completed. We will make a finding and we will make a recommendation. I assure you of that.

MR. CARNEY: I think it was a while before the case of Rekia Boyd first came before IPRA. I think there was a lot of citizens outcry at that time as well. Mr. Boyle, you were very much involved and we were able to get citizen actions, movement at that time was to get it from in front of IPRA and the



State's Attorney office and that in fact happened.

I mean, you don't know how a judge is going to rule. We don't know. The judge ruled the way he ruled. It's the way it is. So now it's back with IPRA. So after IPRA is finished, Mr. Foreman asked me to explain what happened after IPRA is finished. Once IPRA finishes its investigation, it's then given -- the matter is given to the Superintendent's office and the Superintendent will make the decision whether to bring an action for discharge.

If the Superintendent brings an action for discharge, then the case will be before the Police Board for a full hearing. So that's where we are right now. So we're going through the investigation today. You know, a lot of people here I recognize have been here before on the Rekia Boyd case. We don't want you to sit here and feel like we don't recognize you or understand. We certainly feel your pain. It was just really a very, very unfortunate ending. A young lady is dead. I mean, no words can express or compensate for that. We have to -- unfortunately, there is a process so we have to go through the process. And if you like the



process or you don't like the process, it's the law and it is the process. We have to go through the process. And many of you thought the case before the State's Attorney office, that justice would be served, and unfortunately it wasn't a good decision out at the courthouse. Now it's back and it will take its course.

We do -- we don't want you to sit and think we are ignoring you or don't hear you. It's a very, very painful case for all of us. If you want to speak, let me just go through the people that -- then you can come up and speak. The next speaker is Crista Noel.

MS. NOEL: I'm doing pretty okay. Yes, I am disappointed but I do want to make it clear, this man wasn't actually acquitted of anything. What the specific ruling was is that he should have been charged with first degree murder. Let's be clear on that. The judge specifically said it was an intentional shooting, and therefore, he should have been charged with first degree murder. Now, I don't know about you, but that happened on April 20th. It's what, 60 days, and you have a judge who said that he should have been charged with first degree



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murder, and it takes you 60 days to figure out that
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     he should have been -- that he's a murderer and that
     he broke some administrative rules when you have a
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     judge who actually says that he intentionally shot
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     Rekia Boyd.
          MR. CARNEY: But that's debatable.
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          MS. NOEL: Well, you're debating with the
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     judge though.
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          MR. CARNEY: I mean, you can debate with a
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     judge.
          MS. NOEL:
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                     I'm saying --
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           MR. CARNEY: -- it was intentional, you know.
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          MS. NOEL: It ain't debatable. The judge says
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     that based on -- I was in court. I was in the
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     courtroom.
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           MR. CARNEY:
                        But it's debatable.
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          MR. FOREMAN:
                        Like every decision Clarence
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     Thomas made?
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                        It's debatable.
           MR. CARNEY:
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                     The point is, we got him breaking a
          MS. NOEL:
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     million rules, unregistered weapon. You can fire
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     him with one rule, can't you? We got one.
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           MR. CARNEY: But it's going through the
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     process is what I said.
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MS. NOEL: 60 days?

MR. CARNEY: We have to investigate everything from the criminal trial.

MS. NOEL: Why do you have to investigate the criminal trial? It's administrative. What's the criminal trial got to do with an administrative firing, except that they said that you can see that he was lying. But you got that because you have the state's attorney's record. The state's attorney got him saying one minute, he said please and the next minute he said -- what did he say, I forget, but one minute he is saying please and the next minute he's saying people here have to sleep. He's a liar too. So I mean, this is crazy, it's crazy.

MR. CARNEY: It's in the process.

MS. NOEL: We are going to keep coming and you guys are going to keep being bugged by us.

MR. CARNEY: We're not being bugged by you. It's good that you're here.

MS. NOEL: We will keep coming until you all get that murderer off of the police force. We don't want murderers that we know are murderers on the police force. You shouldn't get killed because you walk to the store to get a bag of chips. Now



intentionally or shooting over my shoulder, which is a lie, either way it goes, if it was your daughter, you know. If it was your -- his daughter or your daughter, and somebody said okay, come to the hospital. Your daughter has been shot in the back of her head because she was walking to the store to get a bag of chips. Guess who shot her? A Chicago detective. Wouldn't you want us here? Wouldn't you want us fighting for you and your daughter?

We would do that. We fight for your daughters just like Rekia. She's not my daughter, she's my sister, but she's not my daughter. And we are here fighting for the family. And we will fight for each and every one of you alls families if the same thing happened.

So we are going to keep fighting for these families that are out there getting their children killed by these police officers thinking that somebody got a gun and hearing bullets whiz past their head. C'mon now. He said he thought felt a bullet go past his head, and a man was holding a cell phone. How crazy is that? We don't want those types of crazy people on the police force.



Thank you. The young man behind 1 MR. CARNEY: 2 you, you wanted to speak? 3 MR. MORE: Yes. Do I have to come up there? So my question was once Scott gets done and IPRA 4 5 gets done with --The investigation. 6 MR. CARNEY: MR. MORE: Their investigation and it goes to McCarthy, McCarthy, he has the recommendation? 8 9 MR. CARNEY: Yes. 10 MR. MORE: And seeing if he wants Dante to 11 stay or qo, right? 12 MR. CARNEY: Yes. 13 MR. NOEL: So say McCarthy says he don't find 14 Servin in the wrong. Where does that lead the Board 15 at that point? 16 MR. CARNEY: Well, there are a number of It really, before it goes to 17 options there. 18 McCarthy, we should say what's the recommendation of 19 If IPRA makes a recommendation that the IPRA. 20 officer be discharged and the Superintendent says I 21 disagree, then what happens is the two bodies are in 22 disagreement and so the Police Board will get 23 involved as a three-member panel. A three-member panel will review the investigation of the finding 24



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of each, then the Police Board will make the decision as to whether the case should go before a hearing.

Another thing that's a big concern MR. MORE: with me is the fact that I think -- I believe what's been -- I don't want to misquote you, but you said what happened with Rekia was something about bad I think with Dante, where Dante -circumstance. Dante was the only person that got indicted for I think that the thing is, we fail to that. realize, I went on IPRA's website, and just seen the It was 15 police involved -- 50 2014 reports. police-involved shootings last year. 32 of those was favorable. 32 out of 50 people that the police shot last year were killed in the city of Chicago, but that's what's on the report. I could pull it up to show you. I just looked at it.

MR. ANDO: There were 45 last year and that includes, believe it or not, accidental discharges and suicides, but it wasn't 32.

MR. MORE: Okay well, that's something that you all would have to fix because that's the only number that we got. And then for the quarterly report that I just looked up for January and March,



there was four fatal shootings. My thing is with the Board, you see these epidemics of shootings in Chicago with the police department. What do the Board -- what recommendations do the Board have to protect the civilians that's in the city of Chicago from this happening? What do you guys plan on doing?

Is there some type of task force or is there something that you guys can do? We don't think that all police -- at least I can't speak for everybody. I don't think that all officers are bad. I don't think that all officers are racist, but I think a large vast majority are. And those large vast majority that are, including Dante Servin, should be removed and stripped of their police powers as soon as possible. What are you going to do as a Police Board to protect our lives? Not only do we not feel safe when we go to the corner store because of the gangs, but I don't feel safe when I see blue and white.

I'm going to keep it real. Me being a young African American male. I'm a student. I work. I'm a law abiding citizen but in the eye of some officers, they see me as a nigger at the end of



the day. So what are you going to do to help other young men and women from becoming a statistic like that, that's being killed out here by these police officers?

MR. CARNEY: You have to understand, the responsibility -- the powers of the Board. So we don't create that type of policy. I think that is probably a question that you want to a -- in terms of policy to the Superintendent.

MR. MORE: Which is absent.

MR. CARNEY: Or the Deputy Superintendent.

MR. MORE: Which is here.

DEPUTY SUPERINTENDENT WYSINGER: We have policies to address that. We are now in the process of revising some of the policies that we have. We do have policies that are violated, and when they are violated, we give them swift and pretty accurate justice. But just like everything else, we do make mistakes, and when we make those mistakes, we try correct them. So just like outside entities, police, other agencies, we try to police ourselves. But when we can't, that's when the Police Review Authority steps in. So we have added additional manpower to our internal affairs unit. Just put a



brand new commander there who actually put more detectives in the internal affairs unit instead of the traditional police officers to help us investigate and police ourselves.

MR. MORE: This is another question. Is there a policy where the police officers are no longer able to show visible tattoos and wear baseball caps? I read a story. I don't know how true that was.

DEPUTY SUPERINTENDENT WYSINGER: That policy went into effect last Friday, but we're still going through some phases where the union is trying to advocate on behalf of the police officers. So the policy did go into effect last Friday, but we are still trying to work out some hiccups. No visible tattoos. Baseball caps are no long allowed.

MR. MORE: Okay, thank you.

MR. CARNEY: Thank you. And Mr. Foreman, to my left, made a comment, and I have to agree with him. I think that it is so important that the community continue to come because this is really the only forum where the community has a chance to voice their concerns with issues of policing in their communities. So this is the purpose of this meeting. We aren't policemen. We are the Police



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Board. So we are a civil review board. We hear cases of misconduct that come before us. But also the Superintendent was here many times, and I've been on the Board a long time, and what surprises me is that years ago the top brass from all the districts were here, which really had an impact. That's maybe something that could be implemented again.

But we encourage you to keep coming and voicing your concerns, and the Rekia Boyd case is a very important case. So thank you,

MR. MORE: And I never got a chance to meet Rekia, but I met Martinez, her brother, a little bit after that happened. I love him. I love their family, but this isn't just a Rekia issue. LaQuan McDonald issue, it's a Dakota Bright issue. It's a Darius Pinnett (sic) issue. There's a lot more of these shootings going on where we come from, and we just want you guys to understand our frustration. And if we have to keep coming back we will, but it's imperative that you understand this man must be removed off the force immediately. You understand we will not stop. We will be relentless with this until that man is really stripped of his



powers. That's straight up.

Hopefully, Scott, it doesn't take another 18 months with the investigation. I really, really really hope it don't, and I understand that it do take time to get all the evidence and everything secured before you make an accurate decision and recommendation, but just for our sake, we just really, really, really want some justice, and we didn't get it inside the courtroom as we wanted. But it's really on you right now, and I think you have heard a lot of us and a lot of our concerns, and I really, really pry, man, that you know, IPRA, ya'll really make -- you do what you have to do to get that man removed. Okay?

MR. CARNEY: I have been on the Board quite a while and sometimes cases can take a long time, but this is a process. The process is moving. The case is coming down at a good pace. I don't think the case is going to just sit there on the shelf.

MR. MORE: What about the LaQuan McDonald case? What about his case? He got shot 16 times.

MR. CARNEY: I'm just made aware of it like you are.

MR. MORE: So everything is a waiting game.



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MR. CARNEY: It has to go through a process.

I understand your frustration. That's another

unfortunate case.

MR. MORE: To me, Scott, you're the most powerful person on this Board, because everything is redirected to you, not even the Deputy. Everything is really on you, okay? So I really hope -- Larry is a great guy. I really hope you all continue to do what you need to do to get these corrupt officers off the street.

MR. ANDO: It just seems to be my day today. I feel for everyone's frustration with the time that it takes to get some of these investigations done, particularly the ones like Dante Servin and LaQuan McDonald where there is a criminal process that is involved. That lengthens the process really a lot. But we do want to make sure that when we bring a case to the Board, to the Superintendent and to the Board, it's the best possible strongest case we We don't want to bring one rule violation and have. lose that, then bring two more rule violations. there are multiple, we bring them all at once, the best strongest case that we can bring so that we make sure the right outcome takes place.



MR. CARNEY: Thank you. Very good comments tonight.

MR. CONLON: I just want to say for the fellow who was just up here, what we expect is not for people to come here month after month and not get some input from the police department on the issues you raise here. We expect the Superintendent, the Deputy Superintendent, the other police officers who are in senior positions who are in the audience, to talk to you and set up a process to address the concerns that you bring to us. So that's why these monthly meetings, in my mind -- I say we, it's really me. In my mind that's the value of them. It's not, as Patricia said, I think you have been here many times. You came back again this time. That leads me to IPRA and what it is we can do.

As Demetrius said, we cannot interfere with the IPRA process if the IPRA process is to reach a logical result. If we try to speed them up, we prejudice the process, which simply doesn't help the process and can hurt the process. If we try to interfere with it, it has the same impact. The only reason I say this is, I have sat here month after month listening to you. And while I have listened



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to you month after month very articulately talk There's an element of about this problem. frustration, at least in my mind, and we -- I think they're doing the best they can and they will get We cannot interfere with that. I hope you folks understand. I sometimes think you sit there and look at me and say gee, why isn't he doing We can't. If we tried to do something, something? we will hurt the process. That would not end up in a logical result in terms of what charges might or might not come forward. So I just hope you understand that.

Back to my other point, nobody should leave here thinking they didn't listen to me. I have to come back next month and say the same thing and the month after that. Talk to the Deputy Superintendent, the Superintendent when he's here, and some of these other senior folks. That's the process. It's not just to have a one-time dialogue for a few minutes and nothing happens.

MR. CARNEY: Very well said. Well, I think we had really good dialogue tonight. We are listening, and the only thing I can say is keep coming back.

You have to keep coming back because we're here,



this is the purpose, and we hope that justice will 1 2 I really do. Just please come back, and be served. thank you all. Mr. Ammons, I thought you had some 3 excellent recommendations that makes sense. 4 the seat around. But please share your 5 recommendations and if you have other 6 7 recommendations, please come back bring them to us. Everyone have a safe good night and have 8 9 a safe trip home. 10 MR. CARVER: My name is James Carver. I heard 11 talk about a new insurance for the community. 12 MR. CARNEY: We're adjourned but I'll let you 13 come up. 14 MR. CARVER: I'm James Carver. We have talked about new insurance that someone in the department 15 16 is recently, okay. He called insurance like, okay. It's insurance can give back to the community, okay? 17 18 We have donations and contributions, you know, that 19 the police department is receiving, okay, and --20 Can I make a suggestion? MR. CARNEY: I don't 21 know what you're addressing. If you could do a 22 little bit more research on your question, then you 23 can sign up and come back next week to address these



issues.

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I can do a little more research. 1 MR. HARVEY: 2 I'm at a loss at Please, okay. MR. CARNEY: 3 what you're -- of this insurance. If you could do a little more research, and we will be back here. 4 Just call the Police Board office and sign up, and 5 6 we will greatly entertain your concern. Okay? MR. CARVER: Okay. Do you have a schedule? We do. Mr. Caproni, raise your 8 MR. CARNEY: 9 hand and he will give you the process. Okay, of the schedule? 10 MR. CARVER: 11 MR. CARNEY: Yes, the schedule. 12 With a precedent having been set on JAZ: hearing somebody after the adjournment of this 13 14 meeting, I do request that the Board give me 90 15 seconds to say something. 16 MR. CARNEY: The meeting has been adjourned, and we too have a process and we gave everybody a 17 18 chance to speak. What I would like for you to do is 19 also -- I have to be fair. The same thing with this 20 gentleman here, see Mr. Caproni and sign up and you 21 can address your concerns at the next meeting. 22 I just want to say I hope seeing so many 23 black people on this Board, that there is some

serious cognitive dissonance. And when you guys go



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     home, you will think about what Rekia Boyd and her
     family has had to suffer.
 2
                         Okay, thank you. Everybody, keep
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           MR. CARNEY:
     coming back. Thank you very much.
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          (WHEREUPON, were all the proceedings had.)
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STATE OF ILLINOIS
 1
                          ) SS.
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     COUNTY OF COOK
 3
               RACHEL SMITH, being first duly sworn, on
 4
     oath says that she is a Certified Shorthand
 5
     Reporter, doing business in the City of Chicago,
 6
 7
     County of Cook, and the State of Illinois;
 8
               That she reported in shorthand the
 9
     proceedings had at the foregoing Police Board
10
     Meeting;
11
               And that the foregoing is a true and
12
     correct transcript of her shorthand notes so taken
13
     as aforesaid and contains all the proceedings had at
14
     the said Police Board Public Meeting.
15
                        Rachel N. Sniith
16
17
                     Certified Shorthand Reporter
18
     CSR Certificate No. 84-4161.
19
20
     SUBSCRIBED AND SWORN TO
     before me this 2nd day of
21
     July, A.D., 2015
22
     Laura m. Smith
23
      NOTARY PUBLIC
24
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