

No. 86-1088, City of Canton v. Harris
Argued: November 8, 1988

10⁵⁴ Mr Phillips 5

No chal to arrest

You assume a delict indif on + pt + officials

Yes, delict indif cd b a job per Thornell

Foreseeable is n suff

11¹⁷

11¹⁷ Mr Kutorsky 4-5

DIG as in Kelke.

Proper stand is gross negl

We need consent - fault

Doing what n also find consent

fact better
executable

und-moral. 25

2000

11⁴⁸

11⁴⁸ Mr Phillips

If you DIG, ab oym remains admittedly wrong

11⁵⁰

+
M