

**To:** jeffrey epstein[jeevacation@gmail.com]  
**From:** Jesse Diner  
**Sent:** Sat 1/22/2011 7:03:15 PM  
**Subject:** RE:

I have spoken to the attorney for the trustee. He confirms I never saw or was told anything regarding you. He also reminded me that I didn't sign the common interest agreement on behalf of the Bar, but instead it was signed by Bar discipline counsel. The trustee's counsel also said he won't object to me representing you if I elect to do so. I believe his position of the issue of attorney client privilege as to internal RRA emails will be that he won't and can't voluntarily waive it, but he will abide by whatever a court (Carney as special master) decides. In other words, he has no dog in the fight.

I have a call into the Bar Executive Director but have not yet received a call back to discuss it with him. If he takes a similar stance, I don't believe there would be any legitimate grounds to recuse me from representing you.

-----Original Message-----

From: jeffrey epstein [mailto:jeevacation@gmail.com]  
Sent: Saturday, January 22, 2011 4:41 AM  
To: Jesse Diner  
Subject:

Ideas?

Sorry for all the typos .Sent from my iPhone