

From: "Robert D. Critton Jr." [REDACTED]

To: [REDACTED]

Subject: epstein

Date: Mon, 28 Jun 2010 16:19:09 +0000

Importance: Normal

Priority: normal

Inline-Images: bclc.gif; bestlawyers.jpg

[REDACTED] -I represent mr. Epstein in the civil cases as you know. I left voice messages at ft. I and wpb, as per your message . Epstein was sent a request to produce in fed'l and st ct cases where mr edwards asked for all docs given/sent, includes correspondence, by the fed'l govt to Epstein or his attys. We objected, the magistrate ruled ag us , took a rule 4 appeal and j marra upheld mag's decision. See de-462 and 572 in 80119. I wanted to make sure you had actual knowledge of this in that the materials must be turned over on wed in fed'l and Thursday in st. ct. in case you /usao desired to assert a position as an intervenor. I think I understand the policy reasons why defense attys and the usao would not want this type of material subject to discovery, but I am merely providing notice to you. Will request a confidentiality provision, but do not know whether mr edwards will agree. If any ?s , please call me, bob



Robert D. Critton Jr. - Attorney at Law



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