

**From:** G Maxwell <[REDACTED]>

**To:** J Jep <jeevacation@gmail.com>

**Subject:** FW: Attorney Privileged Communication - subject to mutual interest privilege  
[IWOV-Matters.FID782702]

**Date:** Sat, 10 Oct 2015 15:40:02 +0000

**Attachments:** Defamation\_in\_Good\_Faith\_\_An\_Argument\_for\_Restating\_the\_Defense\_o.pdf

---

Received your communications.

I have done some research, and having read the Judge's ruling in the Cosby case, and found what I though may be pertinent to mine

In the judge's ruling in the Cosby case states "The court recognizes that some jurisdictions do apply a version of the conditional self-defense privilege, which allows individuals, in certain circumstances, to publish defamatory responsive statements necessary to defend their reputation."

NY law differs from Mass law and hence I attached a paper I found and read that I thought had valid arguments for my case