

From: "Martin Weinberg" <[REDACTED]>
To: Jeffrey Epstein <jeevacation@gmail.com>
Cc: "Weinberg, Martin" <[REDACTED]>,
Subject: Re: ATTORNEY-CLIENT PRIVILEGE
Date: Mon, 05 Apr 2010 12:49:47 +0000

could be - case was from perspective that a sender lost privacy once email was sent to 3d party. Implies they could subpoena 3d parties for your emails. Whether they could subpoena you for the emails you recvd from others is also at risk. Once there is such a subpoena a privilege log would be prepared to exempt all a/c emails. I would not use the case to subpoena others - instead the case conflicts with other cases and should be fought

--
Martin G. Weinberg, Esq.
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----- Original message from Jeffrey Epstein <jeevacation@gmail.com>: -----

what does that meant in civil cases. all emails discoverable?

On Sun, Apr 4, 2010 at 9:01 PM, Martin Weinberg <[REDACTED]> wrote:

Confirming that the OK is to the "alternative version" which I prefer (its milder in tone but memorializes our positions)

Wanda is ready to email in morning (Roy still in NY)

I will coordinate Larry's availability for 4-26 thru Scott since Roy may remain in NY

Available in morning on cell in case you want to talk re next steps re [REDACTED] (or any other matters)

PS 11th Circuit issued a very bad decision on emails, holding that 4th Am privacy is non-existence once the email is sent (in the face of a Supreme Court case from 1880s which retained privacy in a letter once sent except of course from the receiver). We of course rely on the atty-client privilege for legal electronic communications. Take care re non-privileged emails since the C/Appeals decision may embolden law enforcement to start subpoenaing emails.

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----- Original message from Jeffrey Epstein <jeevacation@gmail.com>: -----

okI

On Sun, Apr 4, 2010 at 4:35 PM, Martin Weinberg <[REDACTED]> wrote:

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Martin G. Weinberg, Esq.
20 Park Plaza, Suite 1000
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[REDACTED] cell

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