

From: "Martin Weinberg" <[REDACTED]>
To: "Jeffrey Epstein" <[REDACTED]>
Cc: "[REDACTED]" <[REDACTED]>
Subject: Re: ATTORNEY-CLIENT PRIVILEGE
Date: Sat, 20 Feb 2010 14:16:40 +0000

if we are going to discuss it, yes, far better that we show it but also stress we are not suggesting USAO supports or doesn't oppose application - no privilege to letter - if State Atty wanted to know if it was NPA breach to reduce community control you would then have to show letter

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

From: [Jeffrey Epstein](#)
To: [Martin Weinberg](#)
Sent: Saturday, February 20, 2010 9:05 AM
Subject: Re: ATTORNEY-CLIENT PRIVILEGE

my concern is that if don't show the actual letter. we will open ourselves up to the accusations that we misrepresented what it contained. why not show it .. this is what it says, is there a privilege that we would be violating. its says counsel may not represent, that the usao does not object.

On Sat, Feb 20, 2010 at 8:56 AM, Martin Weinberg <[REDACTED]> wrote:

the risk is that the letter included that "warning" that we may not say that USAO does not oppose the relief requested and the risk that what was said or shown to state atty could be misconstrued or miscommunicated - if its pivotal we should discuss and if the decision is to show it Jack needs to stress that this is different than USAO taking position, supporting, etc which they have expressly told us we cannot suggest to minimize risk - put another way, yes there is risk, so only consider if it is outcome determinative

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

From: [Jeffrey Epstein](#)
To: [Martin Weinberg](#)
Sent: Saturday, February 20, 2010 7:21 AM

any risk in showing maries letter re acosta saying i should be treated no differently, to the state attny?

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