

**Subject:** Re: FW: Activity in Case 3:10-cv-04756-MMC Doe v. Coder et al  
Terminate Deadlines and Hearings  
**From:** John Doe <jackbauer230@gmail.com>  
**Date:** Fri, 12 Nov 2010 12:59:37 -0800  
**To:** "Porcelli, Stefania M." <Stefania.Porcelli@ic.fbi.gov>  
**CC:** "Tseng, Neill (USACAN)" <Neill.Tseng@usdoj.gov>, "Batenga, Ernest F." <Ernest.Batenga@ic.fbi.gov>

Dear Ms. Porcelli,

Thank you for your message.

A portion of your message requires correction. You state I have engaged in "continuing correspondence" with FBI officials, including the Director of the FBI, regarding the subject matter of this lawsuit. I have not.

I have never written the Director regarding the subject matter of this lawsuit, and **would never do so**. As for other officials, my email correspondence with Assistant Director Candice Will and Assistant Director Amy Jo Lyons was months ago and related solely to my complaint to the Office of Professional Responsibility, which AD Will declined to handle. If you give a fair reading to the messages that I actually wrote to these officials, I believe you will find they were appropriate.

[REDACTED]

I will be pleased to correspond with AUSA Tseng, as long as he responds to my correspondence. **This has been a problem in the past;** if responses are not forthcoming, I will have no choice but to communicate with the Defendants directly in order to meet my obligations under the Court's Standing Orders, among other rules. Under California law, a party may communicate with another party in a lawsuit notwithstanding representation by an attorney. Hopefully it won't become an issue.

Thank you for **clarifying** the issue of representation.

Best,

John Doe

On 11/12/2010 9:41 AM, Porcelli, Stefania M. wrote:

Mr. "Doe":

This matter has been assigned to me in the FBI Office of the General Counsel, and to Assistant United States Attorney (AUSA) Neill Tseng in the U.S. Attorney's Office for the Northern District of California. My colleague, Mr. Batenga, forwarded to me your e-mail below, as well as your previous e-mail inquiring as to representation of the FBI personnel who are named as defendants in this action. Insofar as the information which is the subject of your inquiry is attorney-client privileged, no response will be provided by this office.

In addition, I have been advised of your continuing correspondence, by regular and electronic mail, to FBI officials, including the Director of the FBI, concerning the subject matter of this lawsuit. Please