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                       UNITED STATES DISTRICT COURT
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                  FOR THE CENTRAL DISTRICT OF CALIFORNIA
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                                     ) CR No. 05-1046(E)-DSF
     UNITED STATES OF AMERICA,
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                                       GOVERNMENT'S SUBMISSION OF
               Plaintiff,
                                       VICTIM IMPACT LETTERS IN
16
                                       CONNECTION WITH SENTENCING
                   v.
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     ANTHONY PELLICANO, et al.,
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               Defendants.
19
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         Plaintiff United States of America, by and through its
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    counsel of record, Assistant United States Attorneys Daniel A.
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counsel of record, Assistant United States Attorneys Daniel A.

Saunders and Kevin M. Lally, hereby files the attached victim impact letters from the following individuals for the Court's consideration in connection with all upcoming sentencing hearings in this case:

- 1. Lisa Bonder Kerkorian
- 2. Anita M. Busch

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1	3.	Jane Doe #8	
2	4.	Father of Jane Doe	‡ 2
3	5.	Linda Doucett	
4	6.	Gregory S. Dovel	
5	7.	Erin Finn	
6	8.	Harlee Gasmer	
7	9.	Nancy Wolff Gossett	
8	10.	Jude Green	
9	11.	Heidi Gregg	
10	12.	Anetta Herringshaw	
11	13.	Karla Kerlin	
12	14.	Stephen A. Kolodny	
13	15.	Lawrence H. Nagler	
14	16.	Robert S. Rein	
15	17.	Deborah A. Simon	
16	18.	Jeff M. Sturman	
17	19.	Monika Zsibrita	
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19	DATED: Oc	tober 15, 2008	Respectfully submitted,
20			THOMAS P. O'BRIEN United States Attorney
21	and in the state of the state o		CHRISTINE C. EWELL
22			Assistant United States Attorney Chief, Criminal Division
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25			DANIEL A. SAUNDERS KEVIN M. LALLY
26			Assistant United States Attorneys Violent & Organized Crime Section
27			Attorneys for Plaintiff
28			United States of America

LISA BONDER KERKORIAN

September 10, 2008

Hon. Dale S. Fischer United States District Judge 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Re: U.S. v. Pellicano

Dear Judge Fischer:

I write in regard to the sentencing of Anthony Pellicano. He and the other criminals destroyed the lives of me and my daughter.

As a result of his conduct, I and my daughter have been exposed to public ridicule and suffered financially. Relationships with my immediate family and trusted friends have been seriously and permanently damaged. Our privacy has been destroyed. Intimate facts of our lives have been made public. We were forced to move to get away from all of this; my daughter left her home, school and has been stripped of the emotional stability she once enjoyed. It has left my daughter confused and unable to forge proper close bonds to friends, relatives, and male role-models. She has faced cruel comments, sly whispers, and been openly ridiculed by students and parents at her school.

As a result of the criminal conduct I have an inability to "trust" anyone. I don't have the words to adequately describe the fear, the pain, and the chaos that their actions have inflicted upon us. I now watch through my car window to see if we are being followed. I call my phone-service provider to see if someone's "listening in to my lines. " I have the sense that we are being "stalked" all of the time. I am appalled that all of my intimate conversations with my legal counsel were intercepted. Justice was perverted in my case. Further, I have been informed that Mr. Pellicano broke into my physician's office and stole my medical records!

Pellicano, Christensen and the other criminals have created the "prison" that my daughter and I will be living in for the rest of our lives. The damage done to us and our future is incalculable, both on a financial and emotional basis. On the tapes

that are in evidence, Mr. Pellicano stated that he hated me and conspired with Mr. Christensen and others to hurt me in every way they could. They succeeded. Two police departments, the phone company, and numerous lawyers have been corrupted.

Sadly, I am not the only victim. We each have our own sad story to relate. In other words, the trail of pain, hardship, tears and unfairness, the violation of decency, is long and wide. On top of this, there is no indication of remorse by these perpetrators. They would do it again if they had the chance. And they got away with their conduct for a long time.

These defendants deserve the punishment you lay down on behalf of society and their very real, human, living victims. We are permanently scarred and scared.

Yours very truly,

Lisa Bonder Kerkorian

Lisa Bonder-Karkorian

September 10, 2008

Judge Dale S. Fischer
Edward R. Roybal Federal Building/Courthouse
255 E. Temple St.
Dept. 830
Los Angeles, CA 90012

RE: (U.S. vs. Anthony Pellicano, et al., CR 05-1046)

Dear Judge Fischer:

I was one of the victims whose life was torn apart by Anthony Pellicano and his criminal enterprise.

I no longer have my peace of mind. I no longer have my career. I no longer have my retirement savings. I no longer have my life's work – 18 years of musical compositions destroyed after they hacked into my computer and corrupted my hard-drive.

I do have stomach problems. I do still have nightmares about being hunted and raped. I do have people (as recently as two nights ago) still asking me if my phone lines are safe to speak on.

I saw his sadistic side when he grilled me about the day I thought I was going to die ... the day that I thought I was going to be shot in the head by the goons he sent out to terrorize me again because (according to the evidence), "it didn't really help. She's back at it." The man we all saw in court that day cross-examining me was the true Anthony Pellicano.

People do not matter to him. The law does not matter to him. When he was caught, he refused to help the FBI clean up the corruption, and even today he is concealing information about his employers, many of whom have absconded the law. The judicial system – which he and others have abused – doesn't matter to him.

I respectfully ask that you take this all into consideration when you sentence this very dangerous and unrepentant man. Thank you, Judge Fischer. Thank you sincerely.

Best regards,

Autal Busch

Anita M. Busch

Page 6 of 41

October 1, 2008

Honorable Dale S. Fischer
UNITED STATES DISTRICT COURT
255 East Temple Street
Los Angeles, CA 90012

Re: United States v. Anthony Pellicano

Dear Judge Fischer:

I am writing to you regarding the upcoming sentencing of Anthony Pellicano and would like to briefly explain how his actions have affected me for your consideration.

My situation began when I was assaulted by someone who had committed the same crime against many other women for over a decade. I was asked to testify by the District Attorney's office and due to the nature of the case was allowed to do so as a "Jane Doe". People of the State of California v. John Gordon Jones, BA 109907. Anthony Pellicano was retained by the defendant, his counsel, Danny Davis, and Ronald Richards. I was warned that Anthony Pellicano may do surveillance, listen to my phone calls, or try to contact me directly. These things alone understandably concerned me and despite the promised anonymity and support of the District Attorney's Office I was very apprehensive and scared to come forward. Ultimately, I did so because I felt a sense of duty to myself, the other victims, and future victims.

From the onset of the case there were many, for lack of a better word, "antics" orchestrated by Anthony Pellicano and the people he worked with. Initially I viewed these antics as an act of desperation and the only alternative for the defendant. I naively thought they would subside as Anthony Pellicano uncovered information from his investigation and learned the truth. Instead, it only fueled them and my apprehension soon grew into a daily sometimes debilitating fear upon the realization that Anthony Pellicano's purpose was not to investigate but rather to falsely discredit and/or intimidate myself and the other plaintiffs, whatever he had to do, and as much as his client could afford. Still, I thought his antics would surely be acknowledged and catch up to all involved sooner or later.

Unfortunately, later came too late for me and the other plaintiffs when after two and half years John Gordon Jones was acquitted.

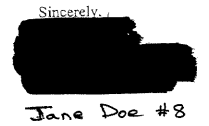
There were countless times when I did not know if I could see this commitment to the end. It took all my strength and perseverance and so many aspects of my life were affected for years that I will not get back. More importantly, I will never have my "day in court". I still find it disturbing that Anthony Pellicano's business thrived for so long despite of his well known illegal methods. I am equally disturbed how complacent and accepting this community is with these practices that I found to be nothing short of terrorism. Even so, in comparison to others I consider myself lucky.

Honorable Dale S. Fischer UNITED STATES DISTRICT COURT October 1, 2008 Page 2

Although I am very happy that a guilty verdict was reached I am concerned that if a light punishment is given it will not deter Anthony Pellicano or others of the like from continuing the same offenses in the future. I feel this way because I continued to experience some of the same antics used by Anthony Pellicano long after he left the defendants employment up to and including during jury deliberations. I believe that Anthony Pellicano's temporary absence will only provide new business opportunities for his "colleagues".

Finally, I cannot put into words nor forget the helplessness I felt due to the inability to defend myself and knowing that Anthony Pellicano's web of connections would trump any truth or fact of any matter. I can only hope that all of the misery I suffered was not in vain and why I would like to take this opportunity and *implore* the Court to, in addition to sentencing Anthony Pellicano for the crimes he has been found guilty of, also take into consideration that a precedent needs to be established. It has been over 10 years that I have had to deal with the ramifications of Anthony Pellicano's actions and I did not commit any crimes. I think it is reasonable that at the very least he suffer the same and serve a minimum sentence of 10 years or more given that he will likely be released early. An option I was not given.

I truly appreciate your time and thank you for reading my statement.



Father of Jane Doe (#2)
Southern California

September 24, 2008

The Honorable Dale S Fischer Roybal Courthouse 255 E. Temple St. Los Angeles, CA 90012

Re: Victim Statement in the matter of Anthony Pellicano

Dear Judge Fischer,

One of the most challenging responsibilities of a parent is to impress upon children the lessons of moral conduct and personal self defense. Both concepts are underscored in time tested folklore and fairytales, such as "Little Red Riding Hood." Unfortunately, in the 21st century, the "bad wolves" are alluring, deceptive, macabre, and ever more dangerous. Even mature, responsible, and well educated adults are vulnerable to these predators.

Such was our family's experience with private investigator, Anthony Pellicano. At the behest of wealthy employers, Mr. Pellicano sought to subterfuge accepted codes of civil conduct with predatory, criminal behavior, in obtaining privileged information about our daughter and her family. His actions wrested from our family the human entitlement to freedom and the right to privacy. Perhaps, the supreme injury was the long healing process necessary to regain our intrinsic faith that strangers act with regard to human decency and kindness.

Wolves have often been described as the species most closely related to humans. Like man, they are predators by nature, but only for their sustenance. They congregate in packs, care for their young, and usually mate only with one partner. Like man, their social system shuns destructive behavior and protects the pack from miscreant rogues. One of nature's noblest creatures, few wolves cower to Mr. Pellicano's level of deportment.

In the course of many years, our family has come to peace with the harm sustained in the odious conduct of Mr. Pellicano. Our concern, now, is that the Court act in such manner to safeguard innocent people who conduct their lives honestly, with a fundamental respectful for others. We ask the Court to use its fullest powers for the protection of society from an individual who has blatantly abused the basic rights of trusting people.

With sincerity and respect for the judicial system,

Father of Jane Doe (#2)

Honorable Dale S. Fischer Superior Court Los Angeles, CA

September 16, 2008

Your Honor,

As I write this letter, I am reminded that Mr. Pellicano has been in my life for more than ten years. I first heard about Mr. Pellicano when I was warned by Garry Shandling that Brad Grey, or his lawyer, Bert Fields, had hired Mr. Pellicano to "work" a wrongful termination lawsuit that I had brought against them. Ten years ago, I was fired by Messer's Shandling and Grey from a very successful television show. After winning my lawsuit, I have been unable to work as an actress to support myself and my son. There has been just sporadic interest from producers, resulting in a single job on a "made for TV" movie.

Mr. Pellicano's unique service is to destroy the credibility and lives of people on behalf of powerful clients. This is clearly what happened to me. On another occasion, Mr. Pellicano was able to locate me, despite the fact that I had finally left Los Angeles for a rural lifestyle in Riverside County. It was not my intent to be part of a second lawsuit between Garry Shandling and Brad Gray, but I felt an obligation to support Mr. Shandling with his case. This unfortunately placed me in the sights of Mr. Pellicano for a second time.

In 2004, I was horrified to receive a call threatening the safety of my son. The possibility of danger now became real. Living with that apprehension was the most frightening experience I have ever had.

Mr. Pellicano does not work alone. In fact, he represents powerful people that are still "out there". However, with Mr. Pellicano behind bars, these people will find it much more difficult to intimidate people like me. Mr. Pellicano's conviction, and appropriately long sentence, has and shall resonate with many hardworking and honest people.

I have already indicated to you some of the fear that I have felt since this nightmare began. On a personal note, I want you to know that I felt safe for the first time when I was in the courtroom, despite some of my nervous blunders during testimony. My son was forced to go to court with me, as he was ill and could not be in school. He asked, "That lady in the black robe is going to help us, huh Mom?" Finally, I could answer, "Yes." I shall always be grateful for all that you have done. Thank you.

Very truly yours,

Linda Doucett

Gregory S. Dovel 201 Santa Monica Blvd. suite 600 Santa Monica, CA 90401

September 17, 2008

Hon. Dale Fischer c/o Special Agent Cory Lyle Federal Bureau of Investigation 11000 Wilshire Blvd. Los Angeles, CA 90024

Dear Judge Fisher:

I am one of the victims of Anthony Pellicano and his co-conspirators. I testified at both of the Pellicano trials. I ask you to consider three things when sentencing the Defendants.

First, the suffering that Mr. Pellicano and his co-conspirators caused the victims has been ignored or unfairly minimized by many. The principal harm, an invasion of privacy, goes far beyond the financial losses that the victims suffered as a result of the Defendants providing an unfair advantage in civil litigation.

An invasion of privacy is a sharp personal assault.

Before I experienced it, I was like most people and thought "invasion of privacy" was an abstract wrong that did not seriously harm anyone. When the press initially reported that Mr. Pellicano was being investigated for wiretapping, it did not strike any emotional chord in me.

But when I was first confronted with evidence that I was wiretapped – in the form of notes from someone listening to my telephone conversations with my client – I was shaken. I felt violated. I was dizzy and slightly nauseous. And every time I am reminded of it, some of those same feelings return. About 10 years ago I was robbed at gun point in a parking lot. That was a difficult experience. Confronting what the Defendants did to me was equal in magnitude.

It is hard to put in words and I don't like talking about it. But Mr. Pellicano and his colleagues caused me a real and lasting injury. I am sure the same is true for many of his other victims.

<u>Second</u>, we need to make an example of Mr. Pellicano and company because it is so hard to catch such criminals. Crimes of the type conducted by the Defendants are, by their very nature, difficult (usually impossible) to detect. Because such criminals face a low risk of being caught, there is very little to deter them. The only potential deterrent is to impose a stiff penalty on those that are caught.

Even in the case of Mr. Pellicano's conspiracy, the government could amass sufficient evidence against only a small portion of those responsible. We know about most of the criminals only because they confessed after getting a grant of immunity.

The only tangible way to signal that there are real risks for engaging in wiretapping or other invasions of confidential information is to impose a long prison sentence on the few who are caught.

<u>Third</u>, many of the perpetrators were lawyers, licensed investigators, or police officers – the very people charged with making the justice system work fairly. It is especially important to deter people in these positions from committing crimes that subvert justice.

I thank you for considering my comments.

Respectfully submitted,

Gregory S. Dovel

October 3rd, 2008

Hon. Dale S. Fischer United States District Judge 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Dear Judge Fischer,

My name is Erin Finn and I am the sole intended victim of Mr. Robert Pfeifer. Because he was a witness for the prosecution I felt it necessary to bite my tongue at times during my testimony back in March. Now I would like to share with you a few of the things Bob Pfeifer has done to me.

For most of the time I dated Mr. Pfeifer I had no idea that he was snorting speed nearly every day. He hid it well. I was dragged into this whole sordid affair over his drug use in 2000, after we'd split up, when I was deposed for 3 days on behalf of a company against whom Mr. Pfeifer was involved in a lawsuit over his dismissal for felonious misconduct.

At the time, I asked the company not to depose me, fearing that Mr. Pfeifer would retaliate against me, but I believe they had no idea how far he was capable of going in retaliation. After I testified, he wanted my truthful testimony reversed, so he hired Mr. Pellicano and instructed him to do whatever was necessary to discredit, harass and intimidate me. Before my deposition, I started receiving anonymous phone calls threatening my life if I testified. My family and friends as far away as Switzerland were called, harassed and threatened by Mr. Pfeifer. My apartment was broken into, my computer hacked into, and crude false messages and doctored photos were sent out to everyone in my email address book.

After my deposition, after he hired Mr. Pellicano, Mr. Pfeifer brought three malicious lawsuits against me, my phones were tapped, my bank accounts were hacked into, death threats were left on my doorstep, and I was followed by Tarita Virtue on daily errands, in an attempt to read my lips to report any conversations I had while in public. I was just 29 years old at the time, much younger than Pfeifer and with much less money. He testified he spent hundreds of thousands of dollars on what he did to me. As the indictment states, my phones were tapped for many months and thousands of my calls were recorded and listened to. My privacy was destroyed.

After almost one year of terrorizing me, Mr. Pfeifer finally got what he wanted. After several meetings with Mr. Pellicano and Alan Weil, and after spending tens of thousands of dollars on legal fees, I finally gave up and recanted my testimony about his drug use. Shortly thereafter I moved out of California, because my life there was ruined.

When I read Mr. Pfeifer's March 2008 testimony, I wanted to believe that he was sorry for what he had done to me. He finally admitted he was doing speed. I heard he even cried on the witness stand. But I only actually saw Mr. Pfeifer cry one time, and it was after he beat me with a telephone which landed me in the emergency room at Cedars Sinai. He did not shed a tear over the many injuries he inflicted on me that day, rather he cried when he realized the hospital would have to call the police to report my injuries. Sadly, I was so afraid of him that I didn't press charges. Perhaps if I had, it might have prevented him from hitting his now ex-wife Maria Misejova (the mother of his only child) 3 years ago while under federal investigation! Fortunately that time he was arrested.

Some of the other highlights of the terror Mr. Pfeifer ushered into my life: A pumpkin was left on my doorstep on Halloween night with a scroll inside about how I must reunite with Pfeifer or die. It was signed in blood. My car was repeatedly vandalized. Black roses were left outside my door on Valentine's Day, which Mr. Pfeifer admitted sending, with the message "the truth will set you free."

During this year of terror, I attempted to get a restraining order against Mr. Pfeifer. Unfortunately, somehow his attorney Alan Weil convinced the judge to deny my request, despite the fact that the public record showed that he had been accused of being abusive with an ex-girlfriend before. Pfeifer even denied having other restraining orders against him, despite our side having copies of the prior restraining orders right there in the courtroom. I told the judge at the time that I suspected I was being followed and wiretapped, and I was basically laughed out of court! I submit to your honor that Mr. Pfeifer should not be allowed to continue to elude punishment for his criminal actions.

After he terrorized me to the point where I reversed my testimony, Mr. Pfeifer continued to threaten and harass me for years even after he knew I was a federal witness. He repeatedly called and told me that I better not snitch and that if I told the feds anything I would be sorry. The calls continued even after I gave my grand jury testimony. Then 2 years after this (in 2005) Pfeifer started calling me again from various luxury hotels around the country, not speaking when I answered the phone. I was able to confirm that it was him, and I reported his harassment to the FBI. They subpoenaed the hotels and got the proof they needed that Pfeifer was stalking me all these years later even though I now lived in Florida far away from him and even though he'd been warned to leave me alone. At the time of this continuing harassment I was dealing with moving residences more than once because of severe damage from two successive hurricanes. His calls just added to an already highly stressful situation. Thankfully when the FBI finally arrested Mr. Pfeifer he was also charged with witness tampering.

I have lost well over a decade of my life because of the terror Mr. Pfeifer has caused me. I have made countless trips from the east coast to Los Angeles, most of them at my own expense, including this one, because of my desire to see him face justice for his years of illegal actions and his constant and unrelenting lying and arrogance in the face of the judicial system. In order to assist this case I had to testify about very private details of my

life that would have otherwise never been known to the public. Conversations with my family, my clients, my lawyers and even my doctor were suddenly public information in a courtroom and in newspapers around the country. Unfortunately, the victims in this case had more intimate details exposed to the press than the defendants.

I am asking this court to give Pfeifer substantial prison time and not allow him to pervert justice yet again. I feel he continually still tries to blame others and make himself the victim. In this case he's tried to paint a picture of me as a cheating girlfriend, claiming I was not faithful to him in December 1999, claiming his investigations into my life were domestic related, when in fact by December 1999 we not together and he was in fact living with someone else. His spin on this story is just not true and never has been true. I was not harassed, stalked, threatened and terrorized because he suspected I was a cheating girlfriend. I was persecuted by Mr. Pfeifer solely because he wanted my truthful and damaging testimony in a deposition against him reversed.

Mr. Pfeifer also testified in the Terry Christensen trial that he felt "hustled" by Mr. Pellicano and spoke in the courtroom as if he was a "victim" because of the money he "lost" in fees to Mr. Pellicano. When in fact, he spent this money to destroy my life. Again, placing the blame elsewhere. Mr. Pfeifer is not the victim here.

It is my opinion that home confinement for Mr. Pfeifer would hardly deter him, as most of the terror he inflicted on me was done right from the comfort of his home in the Hollywood Hills. I would ask that he and the other defendants including Anthony Pellicano, Rayford Earl Turner, Mark Arneson and Kevin Kachakian not be given light sentences. All of these men are responsible for creating and profiting from complete invasion of privacy and harassment of countless victims.

When I met Mr. Pfeifer I was 26 years old. This week I turned 38. My life in between has been consumed by this man, both in the form of his direct abuse and in dealing with the many lawsuits and court cases that have followed. The future of his next few years is in your hands, and I hope that you will see to it that he spends the bulk of those years in jail. Thank you.

Sincerely,

Erin Finn

HARLEE GASMER

9061 Santa Monica Boulevard Los Angeles, California 90069 (310) 278-1830 - Phone (310) 278-2965 - Fax

September 15, 2008

The Honorable Dale S. Fischer United States District Court Central District 255 E. Temple Street Courtroom 840 Los Angeles, California 90012

United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(e)-DSF

Dear Judge Fischer:

Re:

I am writing to you in connection with the sentencing of Terry Christensen and Anthony Pellicano. I request you impose the maximum sentence permitted by the law

I was one of the attorneys at Kolodny & Anteau who represented Lisa Bonder Kerkorian in connection with her child support modification proceedings against Kirk Kerkorian. I was Ms. Kerkorian's primary point of contact for communication with the law firm. As such, I spoke to her up to several times a day during the relevant time period. During those conversations we talked about every detail of the case, including strategy, her concerns, her fears and intimate details of her personal life.

When I learned from the FBI that I had been wiretapped by Mr. Pellicano and Mr. Christensen during the course of my representation of Ms. Kerkorian, I was shocked and extremely upset. I felt violated. When I then heard the recordings between Mr. Pellicano and Mr. Christensen, and in particular the recording where Mr. Christensen said that there was "extra money" for Mr. Pellicano if he could find out the true identity of Kira Kerkorian's father, I was outraged. It was then clear to me that the illegal wiretapping was being done to harm Ms. Kerkorian by seeking private information regarding the paternity of an innocent child. It is outrageous that Mr. Christensen was seeking to exploit this personal and private information regarding an innocent child for his client's financial gain. This conduct should be punished to the extent provided by the law.

The Honorable Dale S. Fischer September 15, 2008 Page 2

By engaging in this wiretapping scheme, Mr. Christensen has marred the legal profession in the eyes of the public. Mr. Christensen's actions affected more than just this case; he has damaged the integrity and the public's perception of the legal profession. While there have always been questions about the tactics employed by Mr. Pellicano in his role as a private investigator, Mr. Christensen as an attorney, pledged to uphold certain ethical standards. He is a named partner in a major Los Angeles law firm. I believe that his actions will no doubt cause the public to think less of the legal profession if he is given leniency.

Mr. Christensen's punishment should be as severe as permitted under law to stand as a deterrent to others from even considering engaging in similar criminal conduct. In order to uphold the integrity of the legal profession and the judicial system, I request that you order Mr. Christensen and Mr. Pellicano to serve the longest prison sentence possible.

Thank you for your time in reading this letter.

Respectfully,

HARLEE GASMER

Nancy Wolff Gossett 9100 Wilshire Boulevard Ninth Floor, West Tower Beverly Hills, California 90212 (310) 271-5533 - Phone (310) 271-3918 - Fax

September 11, 2008

The Honorable Dale Fischer United States District Court Central District 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Re: United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF

Dear Judge Fischer:

As you are now considering the sentencing of Terry Christensen and Anthony Pellicano, I feel compelled to speak out as one of the unwitting victims of their incredible hubris.

I befriended Lisa Kerkorian almost unexpectedly during the course of her representation by my firm, Kolodny & Anteau. She and I spoke often as I was enlisted as her "handler" so that her numerous phone calls could be answered, and yet still not disturb the lawyers who were working diligently on her case.

Lisa and I shared hours of conversation during that time period and, as contemporaries who spent a good deal of time in conversation, eventually we began to drift from business discussions to personal issues. Like any conversations amongst girlfriends, I volunteered information about my life, marriage, daughter, work relationships and a myriad of other topics that were very private and sensitive. Now knowing that others were listening in on my personal conversations, I am devastated.

While Anthony Pellicano has always skated on the edge of propriety, it is extraordinarily outrageous that Terry Christensen, an attorney sworn to uphold the law, was the force behind the violation of my privacy. Mr. Christensen enjoyed his reputation of success and garnered respect from the community. Well, that community should be equally as insulted now knowing that his position in that community was not built on hard work and pride as

he would want them to believe, but instead by dishonesty, illegal behavior and outright cheating.

As one who was inadvertently tangled in Mr. Christensen's web of deceit, I would like to see that he pays dearly for his crime and that it is not erased by leniency. I can never erase the highly personal conversations Mr. Christensen paid to overhear and he should not live a life without remorse for the emotional damage he and Mr. Pellicano have caused me.

Mr. Christensen, of all people, as an attorney, should have known better and should, therefore, be punished to the full extent of the law for his impropriety and immoral conduct. Mr. Christensen took an oath to uphold the law; sadly, he somehow felt he was above that law. His ego and desire to win at all costs made me, and many others, a victim of his failures as a man. Accordingly, I prevail upon you to take my wishes into consideration when determining his sentencing.

Thank you.

Respectfully,

Nancy Wolff Gossett

September 11, 2008

Judge Dale Fischer

in c/o Special Agent Cory Lyle Federal Bureau of Investigation 11000 Wilshire Blvd. Los Angeles,Ca. 90024

Dear Judge Fischer,

I am not a celebrity, news reporter, studio exec, or movie mogul. I am simply a mother of two sons who was bullied and threatened by Tony Pellicano. For more than two years I lived in fear for myself and my children. I was run off of the road repeatedly, received late night death threats on the phone, followed and shoved by Mr. Pellicano himself, had my garbage rummaged through daily, my phone wiretapped, my brakes destroyed on all three of my cars in one week, and had my house alarm wires slashed inside my own home!

My two sons have suffered irreparable emotional damage from this horrible experience. They both have been in therapy, have serious digestive problems, nervousness and anxiety, sleeping disorders and I won't even begin to tell you my problems as a result of this.

Patty Glaser was actually my lawyer and repeatedly told me to ignore or look away when I tearfully

complained to her about Mr.Pellicano's constant attacks. She actually refused to go to the Judge to report these incidents. She then suddenly withdrew from my case without notice and demanded I pay her 500,000.00 or she would sue me. Her associates threatened me every day and night for months. These people are far more powerful than you know!!! I am begging you for the sake of my sons to please give him the most maximum sentence possible. I pray that he will not get out for the rest of his life. My sons have no faith in the legal and judicial system in this country.

They have both read,'To Kill A Mockingbird' and now think and believe there is no such thing as an ethical lawyer. Tony Pellicano was allowed to run the lawyers and manipulate the legal system for 35 years. Enough! Put him away for life without parole. Terry Christensen should also get the maximum. It's a shame that Bert Fields, Dennis Wasser, Patty Glaser and several other lawyers are not going to jail with him. Please do this for my kids. We have all suffered more than you know. We would not sleep a single night if he gets out while we are still alive. I need to believe in the justice system again. My children and I will be hanging on your every word the day of sentencing. I thank you for your amazing Jude Green job as the Judge and for reading this.

The Honorable Dale S. Fischer
United States District Court
Central District
Z55 EAST TEMPLE STREET
COURTROOM BYO
LOSANGELES, CA. 90012

RE: United States of America V. Anthony RE: United States of America V. Anthony

Dear Judge Fischer

I, Heidi Gregg and my family are Victims

of Anthony Pellicano and the others who have
been convicted. Please Sir, these Men should
been convicted. Please Sir, these Men should
be sent to prison for a Long Long time.

My late partner of 27 years, a Man i

My late partner of our two sons Max

Loved and father of our two sons Max

and San Russo. My late partner Aaron

and San Russo. My late partner Aaron

and San Russo. My late partner Aaron

Adam Sender who admitted at the trial.

Adam Sender who admitted at the trial

to hiring Anthony Pellicano at the trial.

The arminal trial revealed that My

family was wire tapped for nearly a year by Pellicano, trired by Adam Sender, a Wealthy Man. Sender paid Pellicano Wealthy Man. Sender paid Pellicano \$500,000.00 for his arithmal services. HE & My family's confidential records He & My family's confidential records were run by roque police officers.

Authory Pellicano Offered to kill Acron Russo, try best Sriend, my man and -father of our c'hildren. He offered this to Adam Sender. On the tape of Pellicano and sender played at the trial, Pellicano states: "I could basically authorize him to have him murdered on his way back fing from Las Vegas... have some one follow fing back, drive him off the rolad and bury his body in the desert." Sir you can only imagin how i felt hearing this? and my

Thousands of phone caus were recorded interacte, private, business cans. My sons interacted, private, business cans. My sons phone were also recorded. Mr. Sender phone were also recorded. Mr. Sender hired Pellicano at the request of Bertran hired Pellicano at the request of Bertran

Vase 2:05-cr-01046-DSF Document 1970 Filed 10/15/2008 Page 23 of 41 Wich Hields Jaman 2016 1 achtinger LLC Who said he | was "Very Effective" nd"Used Un ORTHODOX METHODS! Sender testified that an attorney at the Sirm, David Moriarty, sas directly involved in the orlineal conduct. This was a concerted effort by powerful reople to prevail by illegal conduct. Justice was not served. These desendants and those awyers were not honorable in court. They Cheated During this period of time, Aaron Russo 105 serrously ill with bladder cancer. Adam sender, Anthony Pellicano and Bertram Fields Tade the quality of Aaron Russo's Live ubstantially worse by these wrongdoers and he knowledge that these three Men and the ther men they hired worked together to reminally injure our tamily Sadly, Aaron Russo did not live to see these minules brought to justice. He never got nis fair dayin court. Please see to it that Anthony Pellicano i others Like him learns his conduct is intolerable. Heidi Gregg

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9100 Wilshire Boulevard Ninth Floor, West Tower Beverly Hills, California 90212-3425 Tel. 310-271-5533 Fax 310-271-3918 Internet: ANETTA@KOLODNY-ANTEAU.COM Writer's Voicemail Ext. 1210 DIPLONATE AMERICAN COLLEGE OF FAMILY TRIAL LAWYERS

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ALSO ADMITTED IN NEW JERSEY

CERTIFIED PUBLIC ACCOUNTANT (NEW YORK)

STANLEY L. GOODMAN

September 9, 2008

The Honorable Dale Fischer United States District Court Central District 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Re: United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF

Dear Judge Fischer:

I write this letter with regard to the sentencing of both of the Defendants in the above-referenced case, as a victim of that criminal wiretapping. Our law firm represented Lisa Kerkorian. As my job required, I spent considerable time on the phone with our client. I was shocked to first learn that my private conversations with her had been tape-recorded, listened to and dissected by someone who obviously was working for the opposing party in the litigation for which we were retained.

I began my career as a legal secretary in 1980 and have been with Kolodny & Anteau since 1997. Throughout my many years of experience I have relied on my skills as a communicator to encourage a client to speak freely and honestly about their fears, their concerns, and issues with their case so I could assist the attorneys I worked for in effectively representing their clients. To now learn that the confidence Lisa Kerkorian placed in me and in those conversations had been violated, was appalling to say the least. The knowledge that my words and comments made to her in private (as an extension of her lawyers and as an employee of Kolodny & Anteau) were made public,

Law Offices **KOLODNY & ANTEAU**

The Honorable Dale Fischer

United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF

September 9, 2008

Page 2

was an insult to the very integrity which I have always stood for. Our conversations and any information exchanged between us could now be used against her to gain an unfair advantage in litigation. Our words could be taken out of context . . . twisted . . . misrepresented ... and even misused to paint her in a bad light - at a time when she relied upon the privacy and confidentiality of her conversations with me.

It is discouraging to learn that this type of unethical behavior exists and is promoted by lawyers in a career field that I chose many years ago because of the principals, morals and ideals it represented.

I encourage you to consider the violation of the rights of all of the victims in this case, when it comes to sentencing both defendants and use the full strength of the law to discourage any further illegal conduct of this type in a field that should be known for men and women whose ethics are above reproach.

Very truly yours,

ANETTA HERRINGSHAW, CLA

Certified Paralegal and

Assistant to

STEPHEN A. KOLODNY

09-09-08 pellicano christensen sentencing.ltr.wpd 090908.0928 AMH



LOS ANGELES COUNTY DISTRICT ATTORNEY'S OFFICE BUREAU OF SPECIALIZED PROSECUTIONS JUVENILE DIVISION

STEVE COOLEY • District Attorney

JOHN K. SPILLANE • Chief Deputy District Attorney

CURTIS A. HAZELL • Assistant District Attorney

RICHARD DOYLE . Director

September 17, 2008

The Honorable Dale S. Fischer Roybal Federal Courthouse 255 East Temple Street Los Angeles, CA 90012

Dear Judge Fischer:

I am writing to request that defendant Anthony Pellicano be given a significant sentence that results in additional time in custody.

As you will no doubt recall from my testimony, I was the prosecutor in the state case of the *People v. John Gordon Jones.* Mr. Pellicano was the defense investigator. Mr. Pellicano's conduct in repeatedly harassing the victims in this high-profile sexual assault case had a tremendous impact on the fair administration of justice. Mr. Pellicano is believed to have repeatedly called the victims from pay phones, called their former employers and associates to ask outrageous and irrelevant questions about the victims' pasts, "planted" people near the victims to befriend them in an attempt to gain incriminating evidence, and threatened those close to the victims. Mr. Pellicano's behavior greatly frightened and threatened the victims. I spent a great deal of time working with the victims to assuage their fears and persuade them to continue to cooperate with the investigation and the prosecution so that the case could be resolved.

In my eighteen years as a prosecutor, I have never before or never since seen defense investigator conduct this outrageous and inappropriate.

Very truly yours,

Karla Kerlin

Deputy District Attorney

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 A Professional Corporation
 Certified Family Law Specialist by the State Bar of California Board of Legal Specialization
 Fellow of the American Academy of Matrimonial Lawyers
 Fellow of the International Academy of Matrimonial Lawyers

- Also admitted in New Jersey

STANLEY L GOODWAN CERTIFED PUBLIC ACCOUNTANT (NEW YORK)

September 25, 2008

The Honorable Dale Fischer United States District Court Central District 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Re: United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF Terry Christensen - Sentencing

Dear Judge Fisher:

I write this letter to communicate my feelings about issues pertaining to the sentencing of Mr. Christensen. I realize the awesome power attached to your ability to very significantly affect the life of a person, and I take very seriously what I am about to say in an attempt to provide you with some input in connection with the decision you have to make.

I have been a lawyer since January 1966. I have practiced law in the most contentious and emotionally charged arena - divorce law - and I understand very well the importance of winning for one's client. It is difficult to adequately describe the utter feelings of frustration that occur when representing someone when the opposing side often seems be able to completely anticipate, not only what you are planning to do, but how you are planning to do it. The inability to explain this to a client and the feelings of "how did they anticipate that," "what am I doing wrong," is hard to explain unless it is happening to you.

I have been very successful in my area of specialization, a combination of very good luck and very hard work but the frustration and stress caused by what turned out to be

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> The Honorable Dale Fischer United States District Court

Central District United States of America v. Anthony Pellicano and Terry Christensen Re:

Case No.: CR 05-1046(E)-DSF Terry Christensen - Sentencing

September 25, 2008

Page 2

"a dirty trick" from an opponent, Mr. Christensen (who was effectively listening to my conversations with my client, and perhaps with my associates and partners), are difficult to quantify and explain. The loss of confidence by the client, the frustration of having to constantly attempt to explain why they were always one-step ahead and the loss of confidence by the client because of these things, was very upsetting both to me and my client.

Of course, the most horrible thing that resulted from the illegal activities of Mr. Christensen and Mr. Pellicano was the loss of Kira Kerkorian's privacy, taking from her, her legal parentage, and the shame that will forever be associated with that - are the result of illegal activity of a member of the State Bar of California. The public humiliation that resulted to Lisa Kerkorian, the shame and embarrassment she was caused by this illegal activity will haunt her for the rest of her life. Yes, what was done to me was bad, but that Mr. Christensen's conduct caused the loss of innocence for Kira (who was then three years old), and public humiliation to Lisa Kerkorian is far worse.

Wiretapping to obtain such information is not only a crime against statutory law but it is really a most serious breach of the moral code by which common man, much less a lawyer, should be bound. There is no way to undo the harm that was done; there is no way to restore innocense to Kira; there is no way to undo that public humiliation that Lisa Kerkorian was forced to endure - there is only the opportunity for you to send a very clear and strong message to the legal community of Los Angeles, and elsewhere; that message being "break the law, break the public trust, breach the confidence which the law and our courts have imposed upon you, and the consequences will be severe."

As you know, Mr. Christensen was not Mr. Pellicano's only client. I suffered similar conduct when the opposing side always seemed to know what I was doing in other cases I was handling with lawyers who were not indicted. I hope the message that results from Mr. Christensen's sentence serves a clear and absolute warning to them of the peril they face if they ever engage in such conduct in the future.

You have an opportunity through whatever sentence you impose on Mr. Christensen, hopefully, to deter other lawyers who did, or are inclined to do, what Mr. Christensen Law Offices

KOLODNY & ANTEAU

The Honorable Dale Fischer United States District Court Central District

Re:

United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF Terry Christensen - Sentencing

September 25, 2008

Page 3

was convicted of doing. If the message from sentencing is "maybe the risk is worth taking, because the penalty is not too severe," then the opportunity to cause a decline in inappropriate conduct by those who have done it in the past, or are thinking a bout doing it in the future, is lost.

I urge you to impose the maximum sentence allowed by law upon Mr. Christensen and that he be required to serve his time incarcerated in a meaningful way, to punish him for the terrible wrongs that he has committed and the complete breach of morals and public trust that characterized him.

Very truly yours,

STEPHEN A. KOLODNY

For the Firm

09-25-08 SAK LTR TO JUDGE FISCHER.wpd 092508.0858 AMH

LAW OFFICES NAGLER & ASSOCIATES

LAWRENCE H. NAGLER DAVID F. BERRY CHARLES AVRITH JUDITH T. SETHNA 2300 S SEPULVEDA BOULEVARD LOS ANCELES, CALIFORNIA 90064-1911

TELEPHONE (310) 473-1200 FACSIMILE: (310) 473-7144

September 10, 2008

Filed 10/15/2008

The Honorable Dale S. Fischer, U.S. District Judge Roybal Federal Courthouse 255 East Temple Street Los Angeles, California 90012

Re: United States v. Pellicano

Dear Judge Fischer:

Sometime during the middle of the first trial of *United States v. Pellicano* I received a call from an FBI agent who asked me to come down to the United States courthouse on a weekend and listen to a tape recording. As I listened, I heard a conversation unfold between Mr. Kenneth Starr, who I had sued several years ago, and Mr. Anthony Pellicano, where Mr. Pellicano was disclosing to Mr. Starr numerous things that I had previously discussed with my clients in what I had thought was privileged, private conversations.

I cannot describe for you how outraged, shocked, disgusted and depressed I was to hear my case strategy being discussed. In law school, when you learn about the so-called sacred principles of justice and practicing law, particularly the attorney-client privilege, you believe it is outside the realm of possibility that you might be wiretapped by your adversary while you are discussing strategy with your client. Unfortunately, that is not how things are. I have been in practice and involved in bitter complex civil litigation for 42 years, and I have seen an awful lot of ugly things during that time, but I have never seen, nor expected to see, such an outrage abomination of the justice system as I heard unfold for me that Sunday. Is justice for sale to the highest bidder?

During the very time I was sitting on the stand and testifying during the trial, listening again to my confidential litigation strategy being discussed by Mr. Pellicano and the person I had sued, I could not help but wonder how much of this goes on; how pervasive is it? Perhaps after having sat through months of similar testimony and two trials of this kind of abomination, you, too, have become hardened to how outrageous what happened to me and others truly is. It must never happen again.

LAW OFFICES

NAGLER & ASSOCIATES

The Honorable Dale S. Fischer, U.S. District Judge Roybal Federal Courthouse September 10, 2008 Page 2

I hope you will take the above into account when determining an appropriate sentence for those responsible.

Respectfully submitted,

NAGLER & ASSOCIATES

Parisin a Thatles Lawrence H. Nagler

LHN:in

LAW OFFICES

MICHAEL S. SAPHIER ROBERT S. REIN RICHARD E. WALDEN SAPHIER, REIN & WALDEN
1901 AVENUE OF THE STARS
SUITE 1060
LOS ANGELES, CALIFORNIA 90067-6046
(310) 556-0100

FACSIMILE (310) 556-1564

September 15, 2008

The Honorable Dale S. Fischer U.S. District Court 255 E. Temple St., Courtroom 840 Los Angeles, CA 90012

Re:

United States of America v. Anthony Pellicano, et al.

Case No. CR 05-1046(E)

Dear Judge Fisher:

I am a former attorney of Lisa Bonder Kerkorian and one of the parties whose telephone calls with Ms. Kerkorian were wiretapped. I was called as a witness and testified at the trial against defendants Pellicano and Christensen.

I am writing to you to convey my feelings having learned that my conversations with Ms. Kerkorian were wiretapped. Ignoring the obvious violation of California law, this conduct leaves me feeling extremely violated. Many of my conversations with Ms. Kerkorian were personal, for her ears only, involved litigation strategy and personal thoughts and were conducted in confidence. To discover that others listened to and benefited from these conversations is appalling. To listen to tapes of the individuals involved laughing at the content of my conversation is even worse.

To me, the most egregious part is that an attorney on the other side of the litigation participated in this conduct. As a long standing member of the bar and the senior partner of a major Los Angeles firm, this attorney, more than anyone else, should know how wrong it is. It not only violates California law, it violates basic rules of fairness. To find that an attorney would stoop so low to obtain an advantage in litigation perpetuates the stereotype in the eyes of the public of an attorney who has no morals and would lie or cheat if it would benefit him/her. We must send a message that this behavior is unacceptable.

The effects of the wiretapping are continual. I find myself much more guarded in my discussions on the telephone with clients. I constantly wonder and worry whether

LAW OFFICES
SAPHIER, REIN & WALDEN

The Honorable Dale S. Fischer U.S. District Court September 15, 2008 Page 2

this situation could happen again. In essence, I have lost a little bit of my freedom to communicate freely with my clients.

I hope that these thoughts are of assistance to you in making your determination as to sentencing.

Respectfully,

ROBERT S. REIN

RSR:kz

DEBORAH A. SIMON

Certified Family Law Mediator Licensed California Attorney (904) 396-9900

October 3, 2008

The Honorable Dale Fischer United States District Judge U.S. Federal District Court Los Angeles, CA

> United States v Pellicano & Christensen RE:

Dear Judge Fischer:

I am writing this letter is to provide the Court with some insight into the consequences on my life of my conversations with Lisa Bonder Kerkorian being wire tapped.

People who have had their homes broken into describe that it's not so much what was taken that is bothersome but the creepy feelings of personal violation that don't go away. Having listened to hours of audio recordings containing the voices of the defendants describing my personal conversations about myself, my daughter, my life and my relationships with others has left me In addition, my feelings of violation are feeling much the same way. compounded by the serial nature of the violations and by hearing the violators' befouling, defaming, and insulting remarks about me, my professionalism, the parentage of my daughter and my personal life played in open court, quoted in the media and disseminated throughout the world via the internet. Finally, a simple search of my name on the internet now produces excerpts of the defendants' conversations containing damaging untrue gossip about my personal life of the most intimate nature and absolutely false statements about my professional ethics that will never be erased.

The Honorable Dale Fischer October 3, 2008 Page Two

One's private life is one's own, hence the term "private." Mine has been taken from me by the defendant's conduct and made public, a circumstance that I can never reverse. And my anxiety about "who else might be listening" in conversations with clients is ever present.

Very truly yours,

DSS/

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ALSO ADMITTED IN NEW JERSEY

CERTIFIED PUBLIC ACCOUNTANT (NEW YORK)

September 10, 2008

STANLEY L. GOODMAN

The Honorable Dale S. Fischer United States District Court Central District 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Re:

United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF

Dear Judge Fischer:

I am writing to request that you order Anthony Pellicano and Terry Christensen to serve the longest prison sentence for which they are eligible. As one of the people who was a victim of their wiretapping scheme and having seen the impact of their actions on my former client, Lisa Bonder Kerkorian, I believe that a long sentence is justified.

As you know, I was one of the Family Law attorneys who represented Ms. Bonder Kerkorian when she requested that the Los Angeles Superior Court increase Mr. Kirk Kerkorian's child support obligation. During that litigation, Mr. Kerkorian's attorneys, lead by Mr. Christensen, used incredibly ugly, hardball litigation tactics that had no legitimate legal purpose and, as far as we could tell, were designed to publicly humiliate Ms. Bonder Kerkorian. For example, intimate details about Ms. Bonder Kerkorian's life were written about and misreported by Mr. Christensen and the attorneys who were working with him, and those misrepresentations were repeated by the news media because of the public scrutiny that the Kerkorians' child support proceeding received.

Law Offices KOLODNY & ANTEAU

The Honorable Dale S. Fischer

United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF

September 10, 2008

Page 2

While Mr. Christensen's smear campaign against Ms. Bonder Kerkorian was taking place, we were consistently speaking with her so that we could obtain information with which to counter the false allegations from the other side of the case, so that we could obtain additional information for the child support proceeding, and so that we could formulate and discuss strategy with Ms. Bonder Kerkorian.

When I was having those supposedly private discussions with Ms. Bonder Kerkorian, I did not know and I did not imagine that Mr. Pellicano and Mr. Christensen would illegally wiretap our phone calls. When I later learned that some of Mr. Kolodny's phone calls had been illegally recorded, I was shocked that Mr. Christensen engaged in that type of conduct in order to obtain information that could be used to damage the opposing party in litigation (Ms. Bonder Kerkorian) and his opposing counsel (Mr. Kolodny). Moreover, in June 2008, when I was told by the FBI that I had been wiretapped by Mr. Pellicano and Mr. Christensen, I was taken aback and extremely offended because I openly communicated my thoughts about Ms. Bonder Kerkorian's case with her, and it is an incredibly violative feeling to know that my supposedly private communications with a client were being listened to so that Mr. Christensen and Mr. Pellicano could use that information against Ms. Bonder Kerkorian, against Mr. Kolodny, and against me.

As an attorney, I am disgusted that Mr. Christensen - a very experienced member of the bar who is the head of a powerful law firm - felt entitled to violate criminal laws, the State Bar Act, and the rules of ethics to obtain an advantage in litigation and to obtain information to damage a party to litigation and his opposing counsel.

As a victim of Mr. Pellicano's and Mr. Christensen's crimes, I feel strongly that their criminal behavior warrants a serious punishment because they definitely harmed Ms. Bonder Kerkorian and they seriously undermined our ability to represent our client. Moreover, I believe that a relatively long prison sentence will deter others from engaging in similar illegal acts and it will help to preserve respect for the law and our system of justice.

Concluded on the next page . . .

Law Offices

KOLODNY & ANTEAU

The Honorable Dale S. Fischer

United States of America v. Anthony Pellicano and Terry Christensen

Case No.: CR 05-1046(E)-DSF

September 10, 2008

Page 3

Thank you for the opportunity to express my feelings about this matter.

Very truly yours,

JEFF M. STURMAN

09-10-08 Letter re Sentencing.wpd 090908.0928 JMS

MONIKA ZSIBRITA

September 11, 2008

Hon. Dale S. Fischer United States District Judge 255 East Temple Street Courtroom 840 Los Angeles, CA 90012

Re: United States v. Pellicano

Dear Judge Fischer:

I am the victim of Anthony Pellicano, Chris Rock and others. Mr. Rock testified at the trial that he received from Pellicano a confidential police report that I made to the Beverly Hills Police Department concerning Rock's sexual attack on me. In the conversation between the two, which is now public and available on the Internet, one can hear Pellicano and Rock conspire as to how they would change Rock's story in regards to the attack. You can hear Rock on the tape discuss with Pellicano the three different versions of his conduct on the night I was assaulted by him and how Rock agrees to lie so as to avoid justice.

The tape reveals that Pellicano promised Rock he would "blacken up the girl to the right and left." That person is me. The evil intent is obvious.

The police report I made was confidential, as were and are details of what I told my therapist, and other confidential information intended only for those authorized to receive it. But all of this confidential information has now become public because of Pellicano and Rock. This is embarrassing and humiliating to me and my family both in the United States and in my native country (where I have close family) and continues to this day.

Justice was thwarted because Pellicano corrupted the Beverly Hills Police Department, the Los Angeles Police Department, the phone company and many others. The trial revealed that my confidential NCIC and DMV records were run and those of persons I was or to whom I am close. The defendants did this.

In 1999 I started receiving harassing phone calls from Anthony Pellicano. Mr. Pellicano had called me and left messages on my phone many times. He scared and intimidated me. He called my friends to get information about the baby and me. One of my girlfriends was terrified after the intimidating phone calls.

I believe Mr. Pellicano or his associates entered my apartment on at least two occasions and stole photographs of my baby. This was done to terrorize me, and it did. I could not feel safe there anymore and moved.

On many occasions I felt like I was being followed, I often noticed a white car parked outside my apartment.

I constantly felt we were followed when I was out walking with my daughter. I lived in fear of her life and my life while I felt there was nothing I could do.

This intimidation lasted for years and it drained me and ruined my life, and affected the lives of my family and friends. I lived in fear, not knowing what they were capable of doing next. The negative publicity ruined my reputation. I am very worried of the effect of this criminal activity on the life and reputation of my child.

Chris Rock and Pellicano with the assistance of the other corrupt defendants used money and power to corrupt the administration of justice, at which they succeeded, and they have been most effective in "blackening up" my name. How do I un-ring this bell? I come from a well to do family, am college educated, and have a child who has been affected by all of this.

My nightmare and that of my family has been horrible. For the rest of our lives we will have to deal with this. We didn't deserve any of this. Please give these defendants the maximum sentences.

Sincerely,

CERTIFICATE OF SERVICE

I, SUSANA ZAMBRANO, declare:

That I am a citizen of the United States and resident or employed in Los Angeles, County, California; that my business address is Office of United States Attorney, Federal Courthouse 312 North Spring Street, Los Angeles, California 90012; that I am over the age of eighteen years, and am not a party to the above-entitled action;

That I am employed by the United States Attorney for the Central District of California who is a member of the Bar of the United States District Court for the Central District of California, at whose direction the service by mail described in this Certificate was

made; that on October 15, 2008, I hand delivered, a copy of: GOVERNMENT'S SUBMISSION OF VICTIM IMPACT LETTERS IN CONNECTION WITH SENTENCING

12 [service was:				
	Placed in a closed		Placed in a sealed		
13	envelope, for collection	env	elope for collection and		
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17	- "				
	Alexis Berg				
18	Kathyrn Herrera				
	Laurene Harding				
19	U.S. Probation Office				
	11827 Ventura Blvd., Suite 100				
20	Studio City, CA 91604-2816				
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at THEIR last known address, at which place there is a delivery service by hand.

This Certificate is executed on **October 15, 2008**, at Los Angeles, California. I certify under penalty of perjury that the foregoing is true and correct.

(Legal Assistant) Susana Zambrano

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