## Los Angeles Times

Oct. 24, 2007

Dear Mr. Proctor,

I hope this letter finds you well and in good health. I have written several letters to you, but have never heard back. I am told that it won't be long before you are released from prison, so I understand your reluctance to get involved.

This week, a flurry of motions were filed by the defense attorneys in the Pellicano wiretapping case. Each motion is seeking an evidentiary hearing during which the defense will get an opportunity to grill representatives from the FBI and the U.S. Attorney's office under oath.

I'd be glad to send copies of all the motions to your prison address if you are interested. Please just let me know.

The motions assert that the government consistently broke the law in this case. The filings allege that FBI Special Agent Stanley Ornellas intentionally lied in his affidavit and that Asst. U.S. Atty. Daniel Saunders was aware of his misconduct – and, in some cases, participated in the alleged illegal activity.

The motions allege that Ornellas knew that Steven Seagal had no involvement in the threats against reporters Anita Busch and Ned Zeman. In fact, the motions allege that *you* had nothing to do with threatening the reporters either.

FBI-302s and transcriptions of covert FBI recordings indicate that you were not the first to suggest that Pellicano orchestrated the vandalization of Busch's car for Seagal. An FBI-302 indicates that Dan Patterson did not record the conversation in which you were supposed to have first told him that Pellicano hired you to terrorize the reporters at Seagal's request.

Subsequent recordings appear to show that Patterson was fishing to get you to say things on tape to allow the government to build probable