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ANDREW H. WILSON

January 24, 1997

VIA FACSIMILE (415) 456-8450 AND REGULAR MAIL

Gerald Armstrong
715 Sir Francis Drake Blvd.
San Anselmo, CA 94960-1949

Re: CSI v. Armstrong
Our File No. SC102-003

Dear Mr. Armstrong:

I understand that you have recently been served by mail with a subpoena in RTC v. Ward pending in the Northern District of California requiring production of various documents which are within the purview of the December 6, 1986 Settlement Agreement and, hence, the various interlocutory orders and judgment in Church of Scientology International v. Armstrong, Marin County Superior Court No. 157 680. I am sure that you wish to conduct yourself so as not to violate any of your obligations under either, and I wish to avoid further conflict and annoyance between you and my client as much as possible.

Your obligation to produce documents in response to lawfully issued and served subpoena is unquestioned. It is my understanding, however, that there are various defects with the instant subpoena, including manner of service and length of time between service and appearance. These defects, and other substantive reasons are the basis for a motion for protective order in RTC v. Ward.

I insist that you refrain from premature disclosure of documents before this motion is heard. I believe that the Agreement requires no less, and there is no reason for this to become an issue if you withhold production pending the Court's ruling in RTC v. Ward. Disclosure before this ruling would support the inference that you were in collusion with Mr. Ward, an appearance I am certain you wish to avoid.

Please let me know promptly whether you will do so. Thank you.

Very truly yours,

WILSON CAMPILONGO LLP


Andrew H. Wilson