From: Sherri Kaiser/CTYATT

**To:** "Scott Emblidge" <emblidge@mesllp.com>

Cc: David Waggoner <davidpwaggoner@gmail.com>, Mardoux Torrise <torrise@mesllp.com>,

John St.Croix <john.st.croix@sfgov.org>, Mabel Ng <Mabel.Ng@sfgov.org>, Peter Keith

<peter.keith@sfgov.org>, Shepard Kopp <shep@shepardkopplaw.com>

**Date:** Tuesday, May 15, 2012 07:14PM

Subject: Further information about today's hearing

Dear Mr. Emblidge,

I argued the motion today before Judge Wong. The Judge orally denied Ms. Lopez's request for a protective order.

I reviewed the submission by Mr. Waggoner and noted he made the following statement: "Deputy City Attorney Peter Keith informed counsel for Ms. Lopez, Paula Canny, that the City Attorney would release the video to any member of the public who asked for it." That statement is incorrect. I never said or wrote that to Ms. Canny. Ms. Canny rushed out of the hearing immediately after the Court's oral rulings. My only communication with Ms. Canny about our office's intentions concerning release of the video was the email that Ms. Kaiser already forwarded to you regarding the immediate disclosure request under the Sunshine Ordinance.

Sincerely, Peter Keith

1 of 1 5/16/2012 11:08 AM