EXHIBIT 22
Re: In re John Doe Proceedings, Case No. 10JD000007

Dear Counsel:

It is my understanding that your client, Cindy Archer, is interested in providing a statement to law enforcement officials regarding her knowledge of criminal activity in the Milwaukee area and elsewhere. Law enforcement officials are interested in interviewing your client. This letter details the terms of the interview.

The Milwaukee County District Attorney's Office requires a completely truthful statement from your client and the disclosure of all documents and other materials which relate to the subject matter of the interview. Because we may use the information provided by your client to decide whether other individuals should be charged in this or related investigations, it is important that your client provide accurate information.

In exchange for your client's truthful statement, the District Attorney's Office agrees not to use any information furnished by your client during the interview directly against her in any civil or criminal proceedings, subject to the following conditions and exceptions.

First, if your client provides information regarding anything that could reasonably be construed as exculpatory, it may be necessary for the disclosure of your client's statement.

Second, if your client becomes a witness in any context, including trial or a suppression hearing, the prosecutors are free to use your client's statement to impeach her. Further, in the event that any information is presented either to a court or a jury in any case or other proceeding by or on behalf of your client, and such information contradicts statements made during the anticipated interview, then the prosecutors will be free to use the substance of her statements against her (1) at trial for impeachment of your client or another; or (2) in the prosecutor's rebuttal case.

Third, should the prosecutors determine that your client has given false, incomplete or misleading information, any and all of her statements may be used against her in a prosecution for perjury, obstruction of justice, making a false statement, or any other relevant state or federal crime. Therefore, it is important, for your client's own sake, that she provide complete and truthful information during the interview.

Fourth, while the prosecutors agree not to use the statement directly against your client, the District Attorney's Office is free to pursue any and all investigative leads derived in any way from your client's statement, which could result in the acquisition of admissible evidence against anyone, including your client.
Fifth, as a matter of Wisconsin law, any statements made during the anticipated interview which bear on issues relevant to a sentencing proceeding cannot be withheld from the judge and must be disclosed to the sentencing court.

No promises or agreements have been made other than those set forth in this letter. If you and your client agree to the conditions set forth in this letter, please sign this letter before the start of the interview.

Very truly yours,

JOHN CHISHOLM
MILWAUKEE COUNTY DISTRICT ATTORNEY
JC/dr

Cindy Archer
Attorney Stephen Morgan
Attorney for Cindy Archer

John Chisholm
District Attorney
Milwaukee County