

wrote."

165, after redacting numbered paragraphs 2 and 3.

259, after redacting the portion between the sentence that reads, "Below is a news story that, aside from its bizarre quality, also contains a reference to a potential source of Shin's Yale material—the reference to the man she claims is an acquaintance and others think is her boyfriend—but whom she reputedly says is a Yale alumnus," and the line that reads, "Best, Jon."

The Court sustains the privilege asserted for the following documents: 7, 101, 103, 106, 157, 166, 176, 182, 194, 196-206, 215, 218, 223, 227, 250, 252, 261, 263, 264, 265, 273, 274, 280, 282, 283, 285, 286, 289, 290, 291, 293, 300, 303 and 306.

2. Redacted Documents

In regards to the documents that have already been produced in a redacted version, the Court orders that the following redacted portions also be disclosed:

In Part A (YALE00006878-81) - On YALE00006879, only the portion beginning with, "At 6:21 PM - 0500 12/31/07, Susan Carney wrote:" and ending with "...for your ease of reference."

In Part D (YALE00007086-7115) - On YALE00007103, only the portion beginning with, "Sent with Treo 650," and ending with "Good strategy?"

Accordingly, Plaintiff's Motion to Compel [Doc. #110] is

